<form> Image: definition of the set of the s</form>	and the	WILLING SOLTEREAL \$7114		
<form></form>	r.		Received for record on the 25 day of Sept.	
<form></form>		τ0	A. D. 19. 28 at 4 140 o'clock P. M.	
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<form></form>			, A. D. 1928, between	hours
<form></form>				Suc
<form></form>		Five hundred and no/100 Dollars, to The m	in hand paid, the receipt whereof is hereby acknowledged, do by these	0
<pre>(1). Bage testy (20) and a tract of land described as follows: Regime for a section thirty three (37) formating fourtees (10) fange termity (20) thene estimate it is for the intervent of a section thirty three (37) formating fourtees (10) fange termity (20) thene estimate it is formating it is all \$2.7 acres one or less.</pre>		presents grant, bargain, sell and convey unto the said party of the second part, and	its successors and assigns forever, the following described Real Estate situated	and C.
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<pre>trade of beginning all east of the sixth Principal Meridian (less public real) and containing in all \$2,7 acres or or less.</pre>		thence north 590 feet; then	ce in a northwesterly direction 242 feet to west	in:
TO LANCE AND TO HOLD the name to the and party of the second part, is a carecovari and sensing. Information of the design and and a difference sprease in a strateging of the second part is a difference of the second part is d		to place of beginning all	east of the sixth Principal Meridian (less public	Ball
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CONTINUEND. HOWEVER, That if Charles A. KeXinney and Rose K. McXinney his wife nit part. Let of the first part, the ther, executor, administrature or assign, shall pay or cause to be raid to the axis party of the second part, to meresses or asjgn, en_October 1,, B. 30, the sum of		from incumbrance, except a certain mortgage to Collins Kort, herewith the title thereto against all persons whomsoever, and waive all right of hom	stead therein.	nd chu
<pre>successors or asigns, on_October1,, 10, 30, the sum of Fire Hundred and no/100Dollars with interest, according to the terms of 2 promisory not@exaing even dute herewith executed by Charles A. KcKinney and Ross K. KcKinney, his stife, said part_160 fb first part, to the said part of the eccond part; and shall pay all hases and special assessments of any kind that may be leviced or assess the dute here was used as all primers or as any not of the said part of the scond part; and shall pay all hases and precise assessments of any kind that may be leviced or assessment asy part of the dute here year event enteres, the dufticat groups of a functionary during a state base of Annay Kind that may be leviced or assessment any part of the dute here year event enteres, the dufticat groups of a functionary during and house and part is a transment that build have the building upon all prevents the namount of not less that anome relation or provide as to co-building a dull be test instruct for a sufficient annount allow to exclude the state developer and the assessment of any kind that may be leviced or assessment and repair as all this time, contary were and term during the interest any apper, and lettwish in parts of a law terms and all terests as all be test in annee relation and repair is a state that the contary were and tere only excepted in all all be test in annee to be test on a sufficient annount allow to except and all terests and the addition or provide and the state and the state and the state all terests and the addition and repairs and the state all terests and the addition or provide and terests the terest devent and terests. The terestset terests of the ste</pre>		CONLUTIONED, HOWEVER, That if Charles A. McKinney	and Rosa K. McKinney his wife	6 4
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Instance company of companies to be approved by the said party of the second part, its ancesses provided, however, that if the policies of such instance containing, the said party of the second part, its ancesses or assigns, and part part part part part part part part			E E A	4
Definition or provision as to co-insurance the buildings shall be keys insure for a sufficient amount also to compare, that if the policies of much immurance controls, with also the second part, it is auccessive or assessing, and hall key easily prior the second part, it is auccessive or assessing, and hall key easily prior the second part, it is auccessive or assessing, and hall key easily prior the second part, it is auccessive or assessing, and hall key easily prior the second part, it is auccessive or assessing, and hall key easily prior the second part, it is auccessive or assessing, and hall key easily prior the second part, it is auccessive or assessing, and hall key easily prior the second part, it is auccessive or assessing, and hall key easily prior the second part, it is auccessive or assessing, and hall key easily prior the second part, it is auccessive or assessing, and hall key easily prior the second part, it is auccessive or assessing and hall key easily prior the second part, it is auccessive or assessing and hall key easily prior the second part, it is auccessive or assessing and hall key easily prior the second part, it is auccessive and easily prior the second part, it is auccessive and easily prior the second part, it is auccessive and easily prior the second part, it is auccessive and easily prior the second part, it is auccessive and easily prior the second part, it is auccessive and part of the second part, it is auccessive and the second part, it is auccessive and the prior prior the prior the prior prior prior the prior prior prior the prior		said part_128 of the first part, to the said party of the second part; and shall pay within the State of Kanasa upon said remains or any part increas, or upon " nice note or debt secured by this more any metric of the second part, of the day faced by have for the first increase or pendity to accrue there as the adjust so long as any part of the debt hereby secured remains unpaid, shall keep the build	all taxes and special assessments of any kind that may be leviced or assessed est of the mortgagee, its successors or assigns, in said premises or upon the second part, its successors or assigns, at its or their home office, before, the to d he proper officer alonging payment of all such taxes and assessments; and, as upon said promise insured gaminat loss or damage by fire in some reliable	allow
<pre>party of the second part, its successors or assume, built pay all prove their, if any which may be found in the part of the second part, its successors or assume, built pay all prove their, if any which may be found in the part of the second part, its successors or assume, built pay all prove the void, in which event this mortgace will be satisfied of record, the expense of which the part 1.662 of the first part hereby surce to do: then these presents to be void, in which event this mortgace will be satisfied of record, the expense of which the part 1.662 of the first part parts to do: then these presents to be void, in which event this mortgace will be satisfied of record, the expense of which the part 1.662 of the first part agree to all pay all parts and line to pay all a parts and part all sectors pay the sector part of the interact above particle data line to pay all parts and part all pays all parts and part all pay all parts and part all pays all parts and part all pays all parts and part all pays all pays and part and pay all parts and part all pays all pays and part and pay all parts and part all pays all pays and part and part all pays all pays and part and pays all pays and part all pays all pays and part all pays all pays and part and pays all pays and pays and part all pays all pays and pays and</pre>				2
It is agreed that if the journate above provided for is not promptly effected and the policies therefor duly deposited or if the lisen, taxes, special assesses therefore and the policies indebtedness herefore and the policies therefore and the policies and end the policies in the levy or assessment therefore and may the reasonable premium and charge therefore and may be presented and subtributeres therefore and end the policies are above provided (for and pay the reasonable premium and charge therefore and may be presented assesses within a second transformed and the predications herefore and the policies and the policies and the policies are expressly within any condition of the mortage. In the or comply with tax and the made in the payment and the payment at the rate of eight per centum per annum shall be mortage. In the or comply with may condition of this mortage. In the or comply with may condition of the mortage. In the or comply with may condition of the mortage. In the or comply with may condition of the mortage. IN WITNEES WHEREOF. The said part 160 of the first part _ have the prefield said at the option of the part of the ascend part in the without the time of part of the second part and without the part of the second part of the part of the first part. IN WITNEES WHEREOF. The said part 160. Other first part _ have - hereinto erefore the second part of the second		any, payable to said party of the second part, its successors or assigns, as its or their	r interest may appear, and forthwith upon issuance thereof deposit such	el)
And it is general that in ease default shall be made in the prayment of an installment of said note or of interest thereon when due, or if there shall be a faither to comply this mortane, including all payments for have a sense in a barrier in the barrier barrie		It is agreed that if the insurance above provided for is not promptly effect- ments, expenses or attorney's fees above specified shall not be paid as hereinheforn electing to declare the whole indebtedness hereby secured due and collectible or no iums and charges herefor, and may pay said taxes and special assessments, (irregula- such liens, expenses and attorney's (ice, and all such rearments with interse thereon	ore. et and the policies therefore duly deposited or if the lines, taxes, special assess- provided, the said party of the second part, its successor as assigns, (whether 10 may effect the instrance above provided for and pay the said may pro- tricts in the levy or assessment thereof being expressly said of the said pay pro- riom the time of unsernet at the rate of exist the requirement and may pro- riom the time of unsernet at the rate of exist the requirement and may the said the same same same said the same same same same said the same same the same same same same same same same sam	per Se
IN WITNESS WIEREOF. The said part. 168. of the first part _have_hereunto set_their_hand_Sthe day and year first above written. In presence of Charles A. LCKinney Rosa K. LCKinney Rosa K. LCKinney STATE OF KANSAS,				(Ca
Charles A. &CKinney Bosa K. &LCKinney Bosa K. &LCKinney STATE OF KANSAS. Douglas On this24 th day ofSeptemberA. D. 1928 before me personally appeared Charles A. &CKinney and Rosa K. &CKinney , his wife, to me known to be the person named in and who executed the foregoing instrument, and acknowledged that theyexecuted the same as		IN WITNESS WHEREOF, The said part 108 of the first parthave	closure or otherwise. hereunto set their hand the day and year first above written.	
STATE OF KANSAS, Douglas COUNTY, ss. On this 24 th day of September A. D. 1925, before me personally appeared Charles A. & & & & & & & & & & & & & & & & & &		In presence of	Charles A. McKinney	
STATE OF KANSAS. Douglas COUNTY, ss. On this24th day ofSeptemberA. D. 1928before me personally appeared Charles A. KcKinney and Rosa K. McKinney , his wife, to me known to be the person named in and who executed the foregoing instrument, and acknowledged thattheytheir will be the same astheir will be the person and deed. LS			Rosa K. McKinney	ğ .
On this _24 th day ofA DA DBefore me personally appeared Charles A. KcKinney and Rosa K. KcKinney, his wife, to me known to be the person named in and who executed the foregoing instrument, and acknowledged thatexecuted the same as to me known to be the person named in and who executed the foregoing instrument, and acknowledged that robustary set and deed. LS				
Charles A. McKinney and Rosa K. McKinney, his wife, to me known to be the person named in and who executed the foregoing instrument, and acknowledged that they executed the same as their voluminary act and deed. LS E.L.Bacon				
voluntary act and deed. LS E.L.Bacon		Charles A. KcKinney and Rosa K. McKinney, his w	ife,	NI
E.L.Bacon XN D	O I	voluntary act and deed.	and acknowledged that they executed the same as their 2411	
My commission expires. July 22, 1931.			E.L.Bacon Notary Public in and for said County.	