Reg. No.2829

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	STATE OF KANSAS, DOUGLAS COUNTY,
Howard 1 MaConnell	This instrument was filed for record on the <u>17</u> day of <u>Aug.</u> A. D. 19.27, at <u>2:55</u> P. M.
то	Joa E. Wellum
Law. Bidg. & Loan Ass'n.	Register of Deeds.
THIS INDENTURE, Made this Bixteenth ay of hundred and twenty seven between between Howard McConnell and Elma McConnel	August, in the year of our Lord, one thousand nine
of Lewrence in the County of Douglast	6 and State of Kansas
pardes of the first part, and The Lawrence Buildin	part_ies of the second part
WITNESSETH, That the said pardes_ of the first part, in co Thirteen Hundred which is hereby acknowledged, haVe_ sold, and by this indenture the following described real estate situated and being in the County	DOLLARS, to them duly paid, the receipt of do Grant, Bargain, Sell and Mortgage to the said part. y of the second part,
The south fifty (50)) feet of the west one hundred sixty (160) feet of
부장에 여행 모양을 받았는 것은 것은 것이 없는 것이 없는 것이 없다.	r (4) in that part of the city of Lawrence known as
South Lawrence.	
	이 그 그는 것은 것은 것을 하는 것을 하는 것을 하는 것을 했다.
And the said pariesof the first part do hereby covenant and agree wired of a good and indefeasible estate of inheritance therein, free and clear of all incr and that they will warrant and defend the same against all parties making hawful claim	that at the delivery hereof they the lawful owners, of the premises above granted, and mbrance
And the said paries of the first part do hereby overant and agree to wind of a good and indefensible entate of inherinance therein, first and doer of all incr and that they will warmat and defend the same against all partices making isself alkain. It is agreed between the partice between the target and 200°, of the first part al- assessed against and rest entaties when the same becomes due and payable, and that, and by such instance comparison as shall be precided and directed by part of the sa- if the interest. And in the event that and jarafields. Of the first part shall al	that at the differty hereof they the harfal owned, of the premises above pranted, and monave
And the mid paries — if the first part do hereby evenant and agree to wind of a good and indefendable entate of inherinance therein, first and clear of all lace and that they will warmant and defend the same against all partice making lasted takins. It is agreed between the parties between that the part 105 , of the first part ab- assessed against axid real static when the same becomes due and payable, and that and by such instance company as shall be precided and directed by the part of the s- if the interest. And in the event that axid part 168 , of the first part shall beering provided, then the part y of the second part shall be minimum, and shall be interest at the relied 105 from the due of provent and THIS GRANT is intered as a matering to secrem the payment of the same d. Thirteen Rundred	that at the differty hereof they the harfal owned, of the premises above granted, and monose thereto. If all still times doning the life of this indenture, pay all taxes or assessments that may be levied or they. Filters the buildings upon add rest entate incured against for and tormado is such sum accord part, the loss, if any made payable to the part. Y. of the second part to the exists incured a summary, or either, and the amount so paid shall become a part of the indebtedness, secured by this if ally repaid.
And the sail pafe8 of the first part do, hereby revenues and agree of wind of a good and indefaulties entries of interiment therein, frow and part of all inco- ting that they will assume and default the same segment all parts making tarbif datas. It is agreed between the particle hereto that the part 108 . of the first part and assessed agrinot axis real static when the same becomes due and papels, and that, and by such instrume company a skall be reprind and directed by the part of the s- 115 . interest. And in the event that main part 108 . of the first part of the 116 interest. And in the event that main part 108 . of the first part of the 111 is obtained by an interprint of the second part on the other of partners that 111 is obtained by a manufacture of a state of the second part is part of the second part of 111 is obtained by a manufacture of the second part of the second part of 111 is obtained by a main part 108 . From the diffe of partners that 111 is obtained as a manufacture of the second part of the second part of 111 is obtained by a main part 108 . From the diffe of partners that the second part of the second part of the second part of the second part of 111 is obtained by a main part of the second part of the second part of 111 is obtained by a main part of the second part o	that at the differy hereof they the harful owner \mathbb{S}_{-} of the premises above granted, and minaxes internation of the set of the indentume, pay all taxes or assessments that may be levid or therein. all at all times dying the life of this indentume, pay all taxes or assessments that may be levid or they wildly the buildings upon and red estate ingred against fire and tormado is such num- seed pays, the long if any, and espaths to the part, \mathcal{Y}_{-} of the second part is the extent of fail to pay such taxes when the same become due and payable and to keep and premises insured as a fully regard. at of and prime is constant as paid shall become a part of the inductions, secured by this at of and y regard. at of and y and of money, executed on the 16th, thy of August 127.
And the sail pa105f the first part do hereby overant and ages of wind of a good and indefeatible entate of inderinance therein, five and dard of all lices and that they will warman and defend the same arguint all partor making lawfold than H is greated between the partice herein that the part 100 of the first part has assessed arguint and relative herein the same becomes due and payaha, and that if the greatest and real traits when the same becomes due and payaha, and that if the greatest and relative herein that mathematical by the part of the same is the greatest and real traits when the same becomes due and payaha, and that if the linear converse as all the period that different by the part of the same interpreted, then the part y of the same payons, of the same THIS GRANCE is indered as a more thread pay the payons, of the same of 	that at the differy hereof they the harfol over d_{i} of the premises above granted, and mbrane there is a state of the state of the premises above granted, and an at times dyning the life of this indenture, ray all taxes or assessments that may be levied or they will be the state of the
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And the usil pull 68(I the first put do	that at the differcy here f the y the harful over f of the premises above granted, and mbrave there f and f
And the usil pull 68(I the first put do	that at the dilivery hereof they the bard owned. of the premises above granted, and means there on the set of
And the usil pull 68(I the first put do	that at the differy here f the y the hard owned. of the premises above granted, and minaxe there is a strain the set of the premises above granted, and minaxe there is a strain the set of the s
And the sail path 26 of the first part do beredy revenust and agree wind of a good and indicative entropy of interesting the same spin of a parter making part of a line of the they will part of a line of the same spin of a parter making part of a line of the they will part of the same spin of a parter making part of the same spin of a parter making part of the same spin of a part of the same spin of the same spi	that at the dilvery hereof they the bard owned. of the premises above granted, and minaxe therein. In the set of the premises above granted, and minaxe therein and the set of the inductive, pay all taxes or assessments that may be levid of the predictive the buildings upon and red estate incred spins for and terms of the inductive pay all taxes or assessments that may be levid of the transformed as a state of the set of the s
wind of a good and indefaultie state of interintive therein, free and dust of all incre- and that they will surman and defend the same arguins all partors mixing hardf alians. It is agreed between the parts between that the part of 200-6 of the first part al- massessed arguint and rest states when the area because due and payaba, and that, and by such insumer company as also be previded and directed by the part of the a- lites, interest, and in the event that and part (200-6) of the first part also al- tering revised, then the part $$ of the second part gave, you do not save ITME (GLNAT) is indiced as a temperature to event the payment, the second part ITME (GLNAT) is indiced as a temperature to event the payment, the second part, and when the part of the second parts the your the second part, and item (100-6) is the second part to pay the second part, and item (100-6) is the part of the second part to pay the second part, item (100-6) is the pay and the part of the second part, and item (100-6) is the part of the second part to pay the second part, and item (100-6) is the pay and the same as prevised in this induction, and the second pay the address pay the pay of the address pay the pay of the second part, and the second pay the address pay the same as prevised in the induced item (100-6) is the payment, and all of the oblight item paysed in the address of the based pays the second of the addressing payside in the induced means the tem is pay and its the equation of the holder because, without no means the man add of principal and interest, to path the other addressing payside in a howed to the based paysing and interest, to path the costs and charge in and interest, to the fars and the pays that the tem the addressing payside if the indepaysing and interest to the based paysing and interest, to path the costs and charge interest. 10 MWITNEESS WHERENEOF, The part 1628, of the first part har. X hove written.	that at the ddivery hereof they the bard owned. of the premises above granted, and minaxe
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