	FROM FROM Guy H. Spith TO TO TO FROM STATE OF KANSAS, DOUGLAS COUNTY, H. This instrument was filed for record on the 23 Aug. A. D. 19. 27, at 8:45 Aug. Register of Deeds.	
\$ 3-0 upe ?	Merchants L. & Sav. Bank By. Deputy. THIS INDENTURE, Made this 1st day of. August , in the year of our Lord, one thousand nine hundred and trenty goven	
Rowle 1	Ouy W. Szith and Linda P. Smith his wife of Lawrence in the County of Druglas and State of Kansas part_ias of the first part, and Merchant's Lawrence, Kansas	
For aris be conte 63. Pape ?	WITNESSETH. That the said part_12.24 the first part, in consideration of the sum of part_Y of the second part. Four Thousand (\$4000.00) DOLLARS, to them duy paid, the receipt of which is hereby acknowledged, ha_va. sold, and by this indenture do Grant, Bargain, Stil and Mortgage to the said part_Y of the second part, the following described real estate situated and being in the County of Douglas and State of Kanaas, towit:	
	Lot number Thirteen (13) in Block Number cight (5) in University Flace, an addition	
	to the City of Lawrence.	· ·
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	with the appurtenances and all the estate, title and interest of the said part_12.2. of the first part therein. And the said part 128 of the first part do hereby cornant and agree that at the delivery hereof they are_ the lawful owner_Bof the premises above granted, and	
	seised of a peed and indefendibe entate of inferitance therein for east date of all includence. and that they will warrest and defend the mane spants all parties making herdid claim therets. This agree between the synthe bereto that the parts 100, of the form part shall as all time during the life of this indenture, pay all taxes or assessments that may be leviced or parts and a site of the synthesis of the syn	
•	assessed against said rest exists when the same becomes due and popule, and that the y. milliesp the buildings upon said real state insured against for and tornado in such sum and by such insurance company as shall be precided and directed by the part of the second part, the loss, if any, made payable to the part. y. of the second part to the citent of	
	if s intervet. And in the event that and partiO & of the fort part shall full to pay such taxes when the same become due and payable and to keep and premise instruct as therein previous and shall become a part of the individuals, secured by this individual shall become a part of the individuals, secured by this THIS GUARTS in introde as a notice to a secure the space of the part	
	Four Thousand (\$4000.00) DOLLARS, according to the terms of One certain written obligation for the payment of asid sum of money, executed on the lat day of August 10_27	
	and by 118. — Forms make paralle to the part. $y_{}$ of the second part, with all interest serving the tens excerting to the terms of make obligation and also be serve any market of the second part with all interest serving any market with interest therein a terms of market on the second part with all interest serving any market with interest terms of market on the second part with all interest serving any market on the second part with all interest serving any market with interest terms of market on the second part with all interest serving any market on the second part with all interest second p	
	And this convergence shall be void if and payment be made as heren appended, and the obligation contained therein allow detained. If default he made in such appanents or any part there or any obligation correct liberaby, or intervent intervence, or if the tasks are not park when the same levence due not payable, or if the insurance is not herein up, as provided herein, or if the buildings on and real science not level in as good report as they are now, or if wats is committed on and pressure, then the intervence is not herein a absorbute, and the whole sum transmu grapid, and all of the obligations provided for an addition of the the source of one of the index of the index of the source is not and absorbute, and the whole sum transmu grapid, and all of the obligations provided for an addition of the obligation control of the source of other index of the source is not apply of the index of the source is not apply of the index of the source is not apply the source of th	
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