	STATE OF KANSAS, DOUGLAS COUNTY, 55.
0. H. McPeek and wife	This instrument was filed for record on the 2nd day of December A. D. 152, at 4:40, o'clock, P.M.
то	Eie C. Connoting
The Lawrence National Bank	By Register of Deeds.
THIS INDENTURE, Made this 22nd day of hundred and thirty-two between	November, in the year of our Lord, one thousand nine O. H. McPeek and Irma McPeek, his wife,
of Dunlep in the County of part ies of the first part, and The Lawrence National	and State of Kansas Bank,
Lawrence, Kans WITNESSETH, That the said part ics of the first part, in co	party of the second part.
Thirty-seven hundred and no/100	do
Lots One (1) and Two (2), Block : Lawrence, Douglas County, Kansas	Seven (7), Lane Flace, an addition to the City of
which of a good and indefensible estate of inderitance threein, free and doar of all inc and that they will examin and defend the same against all parties making haved alass. It is agreed between the parties have between the defended of the defended and the starts between the parties have becomes due and payable, and that another and have been expected with the same becomes due and payable, and that ind by such incursive company is shall be specified and directed by the part $\mathbf{Z} \rightarrow 1$ and $1$ is the incursive company is shall be specified and directed by the part $\mathbf{Z} \rightarrow 1$ and $1$ is the incursive. And in the event that and part $1$ GeD, of the fort part and in $1$ is the incursive forth of the part $2 \rightarrow 1$ of the part $2 \rightarrow 1$	that at the delivery hereof they_Bre the lawful owner_B of the premises above granted, and underance
Thirty-seven hundred and no/100	nt of said sum of money, executed on the 22nd day of November 132 with all interest scruing threes according to the terms of mid obligation and also to secure any sum or morance or to during rays that with interest threes are known and, in the event that and
	and the obligation contained therein fully discharged. If default be made in such payments or any
problem of the form part shall full to yee the same as provided in the instants. Must be converse hold be well in each payment in made as herein association, part thereof or any coldigation created theredy, or mixtered therean, or if the tasks on the same same same same same same same sam	otice, and it shall be lawful for the said part. Y of the second part ments thereon in the manner provided by law and to have a receiver appointed to rollect the rents thereof in the manner membred her being out of the rent of the second part.
mature and become due and payable at the option of the holder hereof, without n to take possession of the said premises and all the improve	otice, and it shall be lawful for the said part. Y of the second part
mature and become due and payable at the option of the holder hered, without no on the payses of the improvement of the and provides and the improve- and honorist more majority of principal and indivers, together with the cast and charge in E and agreed of principal and indivers, together with the cast and charge in E as agreed by the particulation, together with the cast and charge in E as agreed by the particulation of the state of the indi- st state of the state of the state of the state of the state of the addition of the state of the state of the state of the state of the IN WITNEESS WHEREGOF, The part, LeGs of the first part hay	otice, and it shall be lawful for the said part. Y of the second part ments thereon in the manner provided by law and to have a receiver appointed to rollect the rents thereof in the manner membred her being out of the rent of the second part.
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