	FROM	STATE OF KANSAS, DOUGLAS COUN	
B. D. CORVIN AN	D_KATE_CORWIN, EIS_WIFE TO	This instrument was filed for record	on the <u>132</u> day of , at <u>9:10_o'clock</u> A.M. (Y LA <u>A. Beck</u> Register of Deeds.
THE LAWRENCE NA	TICNAL BANK LARRENCE, KANSAS	By	Register of Deeds. Deputy.
hundred and For	E. Made this 11th day of Decei ty-Four between	aber, in the year of	our Lord, one thousand nine
Cof Lawrence	n and Kate Corwin, his wife	AS and State of	Eansas
parties_ of the first		K, LAWRENCE, KANSAS	arty of the second part.
Fifteen I which is hereby acknow	hat the said part_101_of the first part, in consider <u>undred_and_no/100</u> ledged, havesold, and by this indenture do real estate situated and being in the County of Dou	ation of the sum of	duly paid, the receipt of
	Lot No. Th	ree (3),	
	in Block N	o. Twenty-Four (24)	
		r's Addition,	
	동안 영화 전문 것이 같은 것이 집에 집에 있는 것이 같이 같이 없다.	n to the City of Lawrence,	
	(also kilow	n as 909 Illinois Street.)	
And the said part 183.	and all the estate, title and interest of the said par- -of the first par dohereby covenant and agree that at th cleanble estate of inheritance therein, free and clear of all inc	e delivery hereof they are the lawful owner &	
And the said part_10.2. and seized of a good and ind and that they will warrant a It is agreed between the or ascessed against said real such sum and by such insurar extent of 1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	In the first part dos-more-hereby covenant and agree that at the effeasible state of inheritance therein, first and clear of all into ind defend the same spatiant all parties making lawful claim the parties hereto that the part $0.5 \pm 0.5$ of the first part shall at state when the same becomes due and payable, and that $L^{10}$ is company as able to prefired and directed by the part $y$ - $\Delta$ and in the event that said part $L^{10}$ for the first part shall fail part $y$ -mode to be seen of part may pay said stars and insurant interest at the rate of 10% from the date of payment with it	e delivery hereof. <u>UNAY AFA</u> the lawful owner. B mbrance rero. It lime during the life of this indenture, pay all taxes o <u>will</u> keep the buildings upon said real testare inar (the second part, the loss, if any, made payable to the pay o pay with taxes when the same become due and payable	- of the premises above granted, r assessments that may be levied red against fire and tornado in type- of the second part to the and to keep akid premises insured of the indebteduess, secured by-
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