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	. FROM	STATE OF KANSAS, DOUGLAS COUNTY This instrument was filed for record on	
Francis Per	ry Smith, a single man	- 2019년 - 1919년 1월 - 2019년 - 2019년 1월 2	3:20 o'clock P.
	ΤΟ	Narold (	Register of Deeds.
I.J. Monde		By	Deputy.
TIIIS INDI	ENTURE, Made this 2nd day of <u>Ka</u> orty-Five between Francis	y, in the year of ou s_Perry Smith, a_single_man	r Lord, one thousand ni
of_Lecompto		and State of Ka	IESES
2010 - 100 -	e first part, and I. J. Loade		Y of the second par
Fifteen Hun which is hereby	TH, That the said part_V of the first part, in $cdred and no/100$ acknowledged, ha $\underline{s}$ sold, and by this indenture d scribed real estate situated and being in the County	DOLLARS, to to him o_25Grant, Bargain, Sell and Mortgage to the said par	
	The South Sixty-eight a	nd one-half (68) acres of that part	
	of the Northeast Quarte	r $\left(\frac{1}{4}\right)$ of Section Thirteen (13) lying	
	West of the Lawrence an	d Lecompton Road running through said	
	Northeast Quarter $(\frac{1}{4})$ i	n a Northwesterly direction, containing	
	Sixty-eight and one-hal	f (68 <sup>1</sup> / <sub>2</sub> ) acres more or less, and the West	
n - Print Strand Annual - Print Prin	Half $(\frac{1}{2})$ of the North H	alf $(\frac{1}{2})$ of the Northwest Quarter $(\frac{1}{2})$ of	
		1) of Section Thirteen (13), containing	
	Ten (10) acres more or	less, all being in Township Twelve (12)	
	South of Range Eighteen	(18) East of the Sixth Principal Meridi	an.
And the said par and seized of a good and that they will w It is agreed bet	and indefeasible estate of inheritance therein, free and clear or arrant and defend the same against all parties making lawful ween the parties hereto that the party of the first part	that at the delivery hereof. <u>he</u> <u>15</u> the lawful owner. of of all incombrance	seasments that may be levin
And the said part and seized of a good and that they will w It is agreed bett or assessed against as such sum and by such	r.Jf the first part do_9.9. Interby covenant and agree and indefeasible estate of inheritance therein, free and clear carrant and defend the same against all parties making lawful even the parties hereto that the party of the first part if real estate when the same becomes due and payable, and thu insurance company as shall be specified and directed by the pa patiences. And in the event that and part.	that at the delivery hereof. <u>he</u> <u>15</u> the law ful owner of all incumbrance of all incumbrance shall at all times during the life of this indenture, pay all taxes or as the <u>2</u> . will <u>1</u> . Keep the buildings upon said real entre insured tr. <u>J.</u> of the second part, the loss, if any, made payable to the part <u>a</u>	sessments that may be levies against fire and tornado is 
And the said part and seized of a good and that they will w It is agreed bet or assessed against as such sum and by such extent of	r.Jf the first part do_ $9.9$ brevely covenant and agree and indefeasible exists of inheritance therein, free and clear or arrant and defend the same against all parties making lawful even the parties hereto that the party of the first part if real exists when the same becomes due and payable, and the insurance company as shall be specified and directed by the pa- listeret. And in the event that and part of the first part here the part.y of the accord part may pay said tays and all base interent as the rate of 10% from the date of payme	that at the delivery hereof. <u>16 15</u> the lawful owner of all incumbrance elimit therete. shall at all times during the life of this indenture, pay all taxes or as the $\mathcal{M}$ and $\mathcal{M}$ the $\mathcal{M}$ and	seasments that may be levice against fire and tornado in of the second part to the to keep said premises insured the indebtedness, secured by
And the said part and secired of a good and that they will w It is agreed bet or ascessed against as tack awa and by such extent of <u>his</u> as breein provided, t bis indemure, and a THIS GRANT <u>Fifteen Hunc</u> according to the term and by <u>Lis</u>	r.J0f the first part do_ $9.3$ brendy covenant and agree and indefeasible extate of inheritance therein, free and clear constraints and defend the same against all parties making lawful direal extate when the same becomes due and apyable, and the insurance company as shall be specified and directed by the paraliteret. And in the event that said part of the first part and law intervent at the rate of 10% from the date of parties at the rate of 10% from the date of part in part. The date of 10% from the date of part is a mortgage to secure the payment of the sum of inced and an or ADD the part of ADD of	that at the delivery hereof. <u>160 15</u> the lawful owner of all incumbrance of all incumbrance shall at all times during the life of this indenture, pay all taxes or as the <b>2.15</b> . The life of the solution of the life of	sessments that may be levic, against fire and tornado in of the second part to the lockeep said premises insured the indebtedness, secured by DOLLARS Y04E and also to genera any sum
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