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國家國民

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	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 1st day of
Donald H. Craig & D	orothy M. Craig, his wife	November A. D. 19 46, at 2:000'ciuck P. M.
The First National	Bank of Lawrence, Lawrence, Kans	as By Varold <u>A. Beck</u> By Deputy.
hundred and for ty-s	fade this first day of Novembe. ix between d H. Craig and Dorothy M. Craig,	fin the year of our bond one mound inte
of part 105_ of the first part	in the County of Douglas , and The First National Bank o	
Two t!	the said part <u>105</u> of the first part, in consid- housand and no/100 (\$2000.00) red, ha <u>ve</u> sold, and by this indenture do <u>-</u> estate situated and being in the County of De	
	승규는 사람은 것이 아파는 것이 아파 가 있었다.	Northwest one-quarter (M_{4}^{1}) and all of the one-quarter (NE_{4}^{1}) of Section 8, Township 13,
	승규는 것이 같은 것이 같은 것이 같이 많이 같다.	rter (W4) of the Northeast one-quarter (NE2)
of said section	on, township and range, described	as follows: Commencing five (5) rods East of
the Southwest	corner of the Northwest one-quar	ter (NV_4^{\perp}) of the Northeast one-quarter (NE_4^{\perp})
of said Sectio	on 8, Township 13, Range 20, east	t twelve (12) rods, north twenty (N2O) rods, West
	rods, South twenty (S20) rods to forty-four (44) acres.	beginning, containing one and one-half $(1\frac{1}{2})$
And the said part 105 of 1 and seized of a good and indefeas	ible estate of inheritance therein, free and clear of all is	the delivery hereof they are the lawful owner 50f the premises above granted, neumbrance
And the said part. 10.95 of the said part. 10.95 of the said part and indereas and that they will warrant and d It is agreed between the part or associated against said real estate such sum and by such insurance to extent of <u>150</u> interest. And as herein provided, then the part. Thills indenture, and shall bear intered this indenture, and shall bear intered.	the first part dobreek corenant and agree that at hible exists of inheritance therein, free and clear of all in effend the same against all parties making lawful claim tice hereto that the partbCS. of the first part shall a when the same becomes due and parable, and the part in the event that said partbCS of the first part shall all $\frac{1}{\sqrt{2}}$ of the second part may pay said taxs and innur- trest at the rate of 10% from the date of payment units a motrage to secure the payment of the yam of	the diletery hereof. $\underline{VR0Y}$. $\underline{AT.2}$ the lawful owner
And the said part. $\underline{105}$ of the said part $\underline{105}$ of the said part and indereas and that they will warrant and d It is agreed between the part of aussed gasinst said real exists as a section provided, then the part this informer, and sails here intend. And the SMB here intender as a second to the terms of OHO and by <u>105</u> of the said part. High to the part of the said part. High to the part of the same said part. High to the same shall be remered to the same same the part of the same same same same same the same same the same same same same same same same sam	the first part dobreek overannt and agree that at histe exists of inherinance therein, free and clar of all in field because against all parties making lawful claim tics hereto that the part\$. Again the second operation of the first part shall a because the second operation and finance the second part is and part. $\frac{1}{2}$. So if the second part is part shall fail $\frac{1}{2}$, of the second part may pay and tass and innur- rese motizate to accure the payment of the sum of	the diletery hereof. TROY. AT.Cthe lawful ownerSof the premises above granted, numbrance
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