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- Carrier 

	76909 BOOK 128
and the second se	Indenture, Made this 17th day of Kay .
	r Lord, One Thousand Nine Hundred and Sixty One betw ott Wingfield and Georgia Mae Wingfield, his wife,
of Lecompton,	
Kansas, of the first	
	WITNESSETH, That the said party of the first part, in consideration of the sun
Thirty One H	bundred and no/100 DOLL/
to them duly p	paid, the receipt of which is hereby acknowledged, has sold, and by these presents does Grant, Barg
	e to the said party of the second part, its successful and forever, all that tract
	ated in the county of
Lots 34, 35	and 36 in Block 21, City of Lecompton.
and the second se	
and the second	
And the said. does hereby covena of the premises a	nnces and all the estate, title and interest of the said party of the first part therein. parties of the first part ant and agree that at the delivery hereof they are the lawful owner s above granted and seized of a good and indefensible'estate of inheritance therein, free and clean
And the said does bereby covena of the premises a all incumbrances	parties of the first part and and agree that at the delivery hereof they are the lawful owner. 5
And the said does hereby covena of the premises a all incumbrances	parties of the first part and agree that at the delivery hereof thoy are the lawful owner 5 bove granted and seized of a good and indefensible estate of inheritance therein, free and clear
And the said does hereby covens of the premises a all incumbrances. This grant is intend according to the	parties of the first part and agree that at the delivery hereof they are the lawful owner. 5 above granted and seized of a good and indefensible estate of inheritance therein, free and clear ded as a Mortgage to secure the payment of the sum of "hirty One Hundred "ellars, terms of <u>a</u> certain Note this day executed and delivered by the s
And the said. does hereby covens of the premises a sill incumbrances. This grant is inten- meters in the said according to the f parties of the to the said party of But if default be m kept intro or said a to sell the premise waived or not at and out of all mon the costs and char	parties of the first part int and agree that at the delivery hereof thoy are the lawful owner 5 hove granted and seized of a good and indefensible estate of inheritance therein, free and clear ded as a Mortgage to secure the payment of the sum of "hirty One Hundred "ollars, ded as a Mortgage to secure the payment of the sum of "hirty One Hundred "ollars, terms of <u>s</u> certain Note this day executed and delivered by the s <u>h first part</u> of the second part, and this conveyance shall be void if such payment be made as herein specific this conveyance shall become absolute and the whole shall become due and payble, and it al on oper of the second part. I are thereof, on the maner presented by law, appraisement her successful the second part. And this conveyance is the conveyance of the second part and the shole shall become due and payble, and it al entropy of the second part. A sup arit thereof, in the maner presented by law, appraisement her successful to say part the second part. <u>ht</u> <u>hereof</u> or assigns at any time thereaf the option of the party of the second part. <u>ht</u> <u>hereof</u> or assign a signs, at any time thereaf the option of the party of the second part. <u>ht</u> <u>hereof</u> or assign a signs at any time thereaf the option of the party of the second part. <u>ht</u> <u>hereof</u> or assign a signs at any time thereaf the option of the party of the second part. <u>ht</u> <u>hereof</u> or assign at any time thereaf the option of the party of the second part. <u>ht</u> <u>hereof</u> or assign at any time thereaf the option of the party of the second part. <u>ht</u> <u>hereof</u> or assign at any time thereaf the option of the party of the second part. <u>ht</u> <u>hereof</u> or assign the party making at a party of making such assign and the overplas, if any there be, shall be paid by the party making at a party at here of the <u>hereof</u> of the second part <u>hereof</u> of the second part <u>hereof</u> of the second part <u>hereof</u> of the <u>hereof</u> o
And the seld. does hereby covers of the premises a sill incumbrances. This grant is intend according to the parties of the to the said party of But if default te m kept thereon, then be inwhil for said to sell the premise waived or not st and out of all mon the costs and char sake, on demand.	parties of the first part int and agree that at the delivery hereof they are they are the lawful owner 5 hove granted and seized of a good and indefensible estate of inheritance therein, free and clear ded as a Mortgage to secure the payment of the sum of "hirty One Hundred "ollars, ded as a Mortgage to secure the payment of the sum of "hirty One Hundred "ollars, terms of <u>s</u> certain <u>Note</u> this day executed and delivered by the s <u>b first part</u> of the second part, and this conveyance shall be void if such payment be made as herein specific this conveyance shall become absolute and the whole shall become due and payble, and it at this conveyance shall become absolute and the whole shall become due and payble, and it at the option of the party of the second part, <u>15</u> <u>answersteen adsolutes or assigns</u> at any time theread the option of the party of the second part, <u>15</u> <u>answersteen adsolutes or assigns</u> at any time theread the asting from such sale, to retain the amount then due for principal and interest, together w areas of making such sale, and the overpla, if any there be, shall be paid by the party making and to the said <u>Darties of the first part</u> here be, shall be paid by the party making and to the said <u>Darties of the first part</u> here by and by the party making and to the said <u>Darties of the first part</u> here by and by the party making and to the said <u>Darties of the first part</u> here by here by here by the second part making and to the said <u>Darties of the first part</u> here by here by the party making and to the said <u>Darties of the first part</u> here by here by here by here by the party making and to the said <u>Darties of the first part</u> here by and by the party making and to the said <u>Darties of the first part</u> here by here by the party making and to the said <u>Darties of the first part</u> here by and by the party making and to the said <u>Darties of the first part</u> here by the said by the party making and to the said <u>Darties of the first part</u> here by the said by the party making and
And the said does hereby covers of the premises a all incumbrances. This grant is interve this grant is interve according to the formation of the to the said party of But if default be m kept thereon, then be lawful for said at and out of all mon the costs and char sail, on demand.	parties of the first part int and agree that at the delivery hereof thoy are the lawful owner 5 hove granted and seized of a good and indefensible estate of inheritance therein, free and clear ded as a Mortgage to secure the payment of the sum of "hirty One Hundred "ollars, ded as a Mortgage to secure the payment of the sum of "hirty One Hundred "ollars, terms of <u>s</u> certain Note this day executed and delivered by the s <u>h first part</u> of the second part, and this conveyance shall be void if such payment be made as herein specific this conveyance shall become absolute and the whole shall become due and payble, and it al on oper of the second part. I are thereof, on the maner presented by law, appraisement her successful the second part. And this conveyance is the conveyance of the second part and the shole shall become due and payble, and it al entropy of the second part. A sup arit thereof, in the maner presented by law, appraisement her successful to say part the second part. <u>ht</u> <u>hereof</u> or assigns at any time thereaf the option of the party of the second part. <u>ht</u> <u>hereof</u> or assign a signs, at any time thereaf the option of the party of the second part. <u>ht</u> <u>hereof</u> or assign a signs at any time thereaf the option of the party of the second part. <u>ht</u> <u>hereof</u> or assign a signs at any time thereaf the option of the party of the second part. <u>ht</u> <u>hereof</u> or assign at any time thereaf the option of the party of the second part. <u>ht</u> <u>hereof</u> or assign at any time thereaf the option of the party of the second part. <u>ht</u> <u>hereof</u> or assign at any time thereaf the option of the party of the second part. <u>ht</u> <u>hereof</u> or assign the party making at a party of making such assign and the overplas, if any there be, shall be paid by the party making at a party at here of the <u>hereof</u> of the second part <u>hereof</u> of the second part <u>hereof</u> of the second part <u>hereof</u> of the <u>hereof</u> o
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