No.

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W				tillinitietternes.		hetter Bretter
「「二」	BOOK	(No. 49) 141	2179	Th	e Allen Press, Lowre	nce, Konsos
1	This Indenture, Made this 71	h		vzust	.£ 1	1965
0	returnen <u>Silverio darc</u> 1 <u>Daugilas</u> county, in the !	itate of	lansas	s - mary	of the first	fully
11 L	- He ally a' Fucket		lingle	man		port, and
¢	H County, in the !					
111	Witnesseth, That the sold part all dot the first po	rt, in considera	tion of the sum o $(\pi / 0.2)$	5,001	The second second	OOLLARS.
Ħ	he receipt of which is hereby acknowledged, do by these p	resents gront, l	pargain, sell and i	convey unto said ;	part - 12-of the se	cond pert,
-	nd State of Kansas, to wit:	al Estate, situa	ited in the County	of Daug	las	
4	a tract figuring at	the I	uth East	. Countro	f Block	minda
¥	thence East 81.5 feet the	<u>centres</u>	150 Jut	thence	douth 1	116/
-	time of Block Mine 91	Thene	is East	68,5 feel	to -hai	X st
	figuring all in I	loch n	262619	in th	at it al	Yal
1 - 1	in Douglas Co. 9%	Almon	n as t	it or the co	(auchnie)	L
1	p f and Alt					
T	O HAVE AND TO HOLD THE SAME TIME				-	
be	O HAVE AND TO HOLD THE SAME, Together with all elonging, or in anywise appertaining forever:					
	PROVIDED ALWAYS, And these preses	ats are upon th	is express conditi	on, that whereas	soid Carta	16
to	of the first part have this day	0. 78	4.75,00	=41025	104	Sugar
be	earing even date herewith, payable at $daing$	Lad Co	1. ani	e Zau	utrice	, Konsas,
in	equal installments, of <u>Identity first</u> is sch, the first installment payable on the <u>15 day</u>	achin	41		1	DOLLARS
in	stallment on the for the day of back	mur li	intelievan	and one installm	19 4 1, 11	he second
da	ave of dry fill ond g		in each year	thereafter, until a	he entire num le f	ully paid.
wi	Whereas, this mortgage is made subject to one first m ith interest thereon of the rate of per cent	novable	ne obove describe	d real estate, for	the sum of \$	7.10
00	cording to the express terms of said mortgage or any part the	ereof or of any	interest thereon	at the time it sha	Il become due and	1 poyoble
on	mount so paid shall be added to the amount secured by this	on of this mor	loage, make said	payments of pri	ncipal or interest,	and the
100	n per cent, from the time of such payment, and he may dec antitled to immediate passession of said premises and forec	ore this mortos	aub ston hop sor	and payable at ar	ny time thereafter	and shall
	And if default be made in the payment of any one of	the installment	a described in shi	s mortgage and r	note when due, or	any part
100	ereof, then all unpaid installments shall become immediate gai holder of sold note. A and shall draw interest at the ra	te of teo per i	cent per annum	rom the date of	of the second pa said note until fu	irt or the illy paid,
	Now it said Partiel of th	en li	1.7			
1101	all pay or cause to be paid to said part. If of the second ite mentioned, together with the interest thereon, according there and work and whethere are the second and work of the second secon	to the terms	and tenar of the	Annual Marco Marco		
112	scharged and vaid; and otherwise shall remain in full force of erest thereon, is not paid when the same is due; and if the	ind effect Bud	if which sums me -	a house that I have a family of	The Rest of Street, St	
	vied against said premises or any part thereof are not paid w pt up, then the whole of said sum and sums and interest then	hen the same	are by low made	data and some the	or if the insurant	ssed and ce is not
1000	the second part shall be entitled to the possession of said pr	on, shall and t emises and for	eclosure of this n	become due and p portgage.	ayable, and said p	- fr. no
of	And the sold part Addof the first part, for <u>kim</u> the second part, executors, administrators or assigns, that	and hi They	L heirs, do hei	eby covenant to a	and with the said p	on ye
rigi	ht to sell and convey the same, that said premises are free a	nd clear of all	encumbrances, .	eccep	T tall	- good
-			1995 - 1905 - 19		- 7	
	d that <u>Attent</u> will, and <u>Attent</u> heirs, exec d premises against the lawful claims and demands of all per	utors, and adm	inistrators shall,	lorever warrant a	nd defend the title	e of the
and the second	In Witness Whereof, The sold part Adof the first	part hall A he	reunto set JU	Cliffhand De	dry and meret	
	iten; ATTEST;		lilie	erin A	any and year firs	above v
		1 3	SILVE	VIO GA	FCIA	
5			Jeans	Mary	4 GAV	TA
an li		HANNING THE PROPERTY OF	The state of the s			and the second second

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