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year first

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before me County and personally nowledged

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	This Indenture, Made this $u^{\frac{1}{h_{h_{h_{h_{h_{h_{h_{h_{h_{h_{h_{h_{h_{$	day of in the year of our
	Lord one thousand eight hundred and minety one	
	of in the Countral	D. Srench, perhusband
	of the first part, and William S. Sinclair, of	wenworth and State of Naneas
	of the second part,	
	Witnesseth, That the said parties of the first pa	rt in consideration of the sum of
	of the second part 1100 heirs and assigns forever, all the of Kansas, described as follows, to-wit plate Mad 25, 26, 2	e presents dogrant, bargain, sell and mortgage to the said party hat tract or parcel of land situated in the County of Douglas and State 7.23, 29 30 31, 32, 33, 31, 35, 36 and 38 in Block No. Sive
	and dote Nov 49, 50 51 and 52 and the North of part of the City of Lawrence known as West Sand grantors hereby agree to maintain 4000. in	16. 47 and 48, in Block no Six(6); all of Block no Reven; ; all of dotes 3 and 54 in Block no Eleven (1); all in that rence; (14 pon buildings on a bourdee cribed project, surance for benefit of grantee, or assigns during flues
	half of dection Nacousteen (11) in Source hip No	bed land in leaven worth County Ane as The north Twelwer Douth of Barge No Twenty (20) Each the Com, erest of the said parties of the first part therein. And the said
P	parties of the fire	t part
0 age 303.	of a good and indefensible state of inheritance therein free and defend the same in the quietar	eyare the lawful owners of the premises above granted, and seized and clear of all incumbrances and that they will warrand id beareable to seers ion of said second barty, tall persons lawfully claiming the same
370	This grant is intended as a Mortgage to secure the payme	nt of the sum of
R	Three Thoucand Dollar	a
Des 70	said barties of the first part due influeyears from I date, with int evidenced by coupons attached to sa	to the said party of the second part: irectfrom date to maturity or default as id note, and interest after maturity or de-
>	fault until pald, at the rate of ten	ker cent ker annum
Contrato Volena	part thereof, or interest thereon, or the taxes, or if the insu and the whole amount shall become due and payable, and executors, administrators and assigns, at any time thereafte prescribed by law, appraisement hereby waived or not at the or assigns; and out of all, moneys arising from such sales,	The as herein specified. But if default be made in such payment, or any trance is not kept up thereon, then this conveyance shall become absolute, it shall be lawful for the said party of the second part $i \cdot i \cdot j$, the manner option of the party of the second part $i \cdot i \cdot j$ executors, administrators to retain the amount then due for principal and interest, together with hus, if any there be, shall be paid by the party making such sale on $i \cdot i \cdot j$.
	그는 것 같은 것 같은 것 같아요. 집에서 가지 않는 것은 것은 것은 것은 것 같아요. 것 같아요. 것 같아요. 것 같아요. 것 같아요. 것 같아요.	st part, hauthereunto set Lucir hand and seals the day and year first
13	above written.	
Je!	Signed and delivered in presence of	aroline M. W. French (SEAL.)
- Cg	<u> </u>	Charles D Spench (SEAL.) by Caroline M.W. Grench (SEAL.) his attorney infact (SEAL.)
86		by Caroline M.W. Spench (SENL.)
400		usattorneyingact (SEAL.)
Car	STATE OF KANSAS, County of Douglas SS.	0
Se	1	j
hosigned bee Book 31 Page 586, To Dartial Relace See Book 33	State, cam Mrs. Carol	his - 11 th day of <u>May</u> , A. D. 1891, before me , a Nothry Public in and for said County and inem W Brench, for herselfand as attorney infact inch her husband to me personally
Red	known to be the same pe the execution of the same	rsonwho executed the foregoing instrument, and duly acknowledged .
Closer	the state of the s	20, I have hereunto set my hand and affixed my official seal on the day en. -6-1892 Joseph & Riggs Solary Public. A. D. 1891, at 11 - o'clock (1 - M.
	Recorded May _ 5	A. D. 1891 , at $l' = 0$ clock $l' = M$.
		A. D. 1841, and = Ocock = st.