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mora one mousand eight	hundred and marking or	day of May	in the year of o
b. 5. 5%	Id and Mate H. T.	eld, his wife, of the City	
01 Ownter	in the County of	David Land State State	nama ang ang ang ang ang ang ang ang ang an
of the first part, and W	illiam 5. Since	air, of same place,	
of the second part,		, of a second factory,	
Witnesseth That	the said part is of the fire		
Distign Hannet	and crand Cithe	part in consideration of the sum of	
of which is hereby acknow	sladered have all all	DOLLARS, to them - o	luly paid, the recei
of the second part has	heirs and ussigns forever	hese presents dogrant, bargain, sell and mortgage	to the said party
of Kansas, described as fo	llows, to-wit: Sol No.	Il that tract or parcel of land situated in the County of Sorty-own (147) and the North P	Douglas and Sta
Sorta nine (40	1) both on Ohio !	street, in the city of Sawrence; bei	the for a start
-stead of the sai	d parties of the C	inst part, who agree to maintain	All and hon
nance on the h	ouse upon said	Soto, for benefit of mertgager or a	i landur
the existence of	this loan	and a far and the second s	englis, and
0	,		
parties of the fi	s, and all the estate, title and	interest of the said partition of the first part there	in. And the sa
0 0		I they are the lawful owners of the premises above	granted, and seiz
of a good and indefeasible	estate of inheritance therein f	ree and clear of all incumbrances and that they	will warran
and defend the a	ame in the quiet	and peace able possession of said se	cond party f
heirs and assig	no, forever, again	hall persons lawfully claiming	the same.
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	a Mortgage to secure the pa		
according to the turns of	n Hundred and	orspring so octaines	
	one certain n of the first part		
due in five year	is from date, with	interest from date to maturity or	descond pr
evidenced by coup	ons attached to so	id note, and interest after maturate	1 or deland
mitil fully pair	d, at the rate of ter	r per cent per annum,	1 0
		made as herein specified. But if default be made in su	ich payment, or
part thereof, or interest th	ereon, or the taxes, or if the	insurance is not kept up thereon, then this conveyance sl	hall become absolu
		and it shall be lawful for the said part y of the secon- eafter, to sell the premises hereby granted, or any part ti	
	ement hereby waived or not a	the option of the part y_of the second part frie_exec	utors, administrat
		es, to retain the amount then due for principal and in	terest, together w
		orplus if any there he shall be paid by the partst m	aking such sale
the costs and charges of 1		erplus, if any there be, shall be paid by the party_n	naking such sale
the costs and charges of 1	naking such sales, and the or dies of the first par		naking such sale
the costs and charges of $n$ demand to the said $\gamma correct co$	ties of the first you		
the costs and charges of $n$ demand to the said $\gamma correct co$	ties of the first you	nh. thun	day and year fi
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