281

	This Indenture, Made this 3/1/	——— day of —— Aug	in the year of our
	Lord one thousand eight hundred and ninety mary notan and william de	nolan historiand	
	of in the County of in the County of of the first part, and U. C. Brondeley of the second part,		and State of Cancas
	Witnesseth, That the said partue_of the first	st part in consideration of the sum	of
	of which is hereby acknowledged, have sold and by of the second part his heirs and assigns forever, of Kansas, described as follows, to wit: The fourt Atreet, in the lity of awrence. Frantow agree to maintain	these presents dogrant, bargain all that tract or parcel of land situa 4 half of do the of hirst year	ited in the County of Douglas and State our (344) on Massachusetts
	the existence of this loan for the	evenefit of grantee, h	istersandassigns_
imortgage in de gle de	with all the appurtenances, and all the estate, title an harties of the first dohereby covenant and agree at the delivery here	ofthey are the lawful owners of	the premises above granted and solved
	of a good and indefeasible estate of inheritance therein in and defend the pamein the quice his helrs and assigns forever, a same	tree and clear of all incumbrances,	and that they will warran
	This grant is intended as a Mortgage to secure the pa Twenty five Hundred Do		
	according to the terms of certain_x said barties of the first par due infirit years from date with in idenced by courbons attached to fault, until paid, atthesated	t_0 sterectfrom dateto m said note, and inter	estalter maturity or de-
	and this conveyance shall be void if such payments be part thereof, or interest thereon, or the taxes, or if the and the whole amount shall become due and payable, a executors, administrators and assigns, at any time there prescribed by law, appraisement hereby waived or not at or assigns; and out of all moneys arising from such sal the costs and charges of making such sales, and the ov demand to the said parties of the true there there is and assigns.	made as herein specified. But if d insurance is not kept up thereon, the and it shall be lawful for the said p eafter, to sell the premises hereby g the option of the party — of the secc es, to retain the amount then due f erplus, if any there be, shall be pai	efault be made in such payment, or any en this conveyance shall become absolute, arty of the second part <u>uio</u> ranted, on any part thereof, in the manner and part <u>uio</u> executors, administrators for principal and interest, together with
1, thu	In Witness Whereof, The said particular th	e first part, hav hereunto setthere	2_handsand seals the day and year first
1 in fuel daireh Wilbert D. C. B.	above written. Signed and delivered in presence of	Mary N Willia	olan (Seat.) nl Nolan (Seat.)
Pur la			(SEAL.) (SEAL.)
dharing kun in thirthy c this 14 dag o me Brookag	STATE OF KANSAS, County of Douglas }ss.		
	L. O. Wight _	, a N	gust, A. D. 1841 , before me otary Public ip and for said County and
althul and jul	600	0	C. Nolamber hisband to me personally ing instrument, and duly acknowledged
d, and Ball	the execution of the sa		nd and affixed my official seal on the day
hote here note on here here here M	and year last above w	ritten.	Wight
Hurls	Kecorded LL 9	a. D. 1547, at / octocks	o Broth Register of Deeds

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