288

This Indenture, Made th	s 10 <u>H</u>	- day of - Lefte		
· · · · · · · · · · · · · · · · · · ·	red and manually and	de friswile-	and the second	
Nobert METOR	in the County of Por	calas	and State of Aane	io
of the first part and thom	de and Deliber Bro in the County of 1001 ? French	1	and the second	
of the second part,				
Witnesseth, That the	said part <i>tuo_</i> of the first part in co	nsideration of the sum	of	
	the state of the second st		critical construction and an and an and an and an and and an	uly paid, t
of which is hereby acknowledg	ed, have sold and by these press	ents do grant, barga	in, sell and mortgage	Douglas :
of the second part fue hei	s and assigns forever, all that transitions of the second	a (1) and Iw-0/2	Doanesful R	liviei
of Kansas, described as follows	's addition to the lity	of hurence		
1. JIOCH MADERAL JUST		)		
with all the annurtenances, and	all the estate, title and interest	of the said partice of	the first part there	in. And
(Nalesti)	MS Bride and Reida	11 L. J. B. S. M. Communication		******
do - hereby covenant and ag	eetat the delivery hercofflier a	the lawful owners	of the premises above	granted, a
of a good and indefeasible stat	$e_{kat}$ the delivery hereof $a_{kat}$ a of inheritance therein free and cl	ear of all incumbrance	sereex amor	ngage o
Hundred				
This grant is intended as a M	rtgage to secure the payment of t	he sum of		nat anna an thairte
	mared Dollars mecertain_pomie			and delive
according to the terms of	deand Delia M. Brid	chis wife	to the said party	_of the sec
said = 0.0-B-00 mit roja				
part thereof, or interest thereof and the whole amount shall b	oid if such payments be made as l n, or the taxes, or if the insurance come due and payable, and it sha	Is not kept up thereon, Il be lawful for the said	1 partyof the secon v granted, or any part t	d part h
part thereof, or interest thereo and the whole amount shall b executors, administrators and prescribed by law, appraiseme or assigns; and out of all, mon the costs and charges of mak	n, or the taxes, or if the insurance come due and payable, and it sha issigns, at any time thereafter, to at hereby waived or not at the optio eys arising from such sales, to rett my such sales, and the overplus, if	is not kept up thereon, all be lawful for the said sell the premises hereb n of the party of the s in the amount then du any there be, shall be	1 party of the secon y granted, or any part t second part $\frac{1}{100}$ execute in for principal and in	d part <i>i</i> hereof, in t cutors, adm iterest, tog
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisgme or assigns; and out of all, mon the costs and charges of mak demand to the said for the there and assigns.	n, or the taxes, or if the insurance come due and payable, and it sha assigns, at any time thereafter, to it hereby waived or not at the optio eys arising from such sales, to rett ng such sales, and the overplus, if <u>M&amp;Brideand Delia</u>	is not kept up thereon, ll be lawful for the said seell the premises hereb n of the party of the s in the amount then du any there be, shall be Magnide	I party_of the secon y granted, or any part t iecond part us_exec ie for principal and ir paid by the party_r	d part h hereof, in t cutors, adn nterest, tog naking su
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisgme or assigns; and out of all, mon the costs and charges of mak demand to the said for the there and assigns.	n, or the taxes, or if the insurance come due and payable, and it sha issigns, at any time thereafter, to at hereby waived or not at the optio eys arising from such sales, to rett my such sales, and the overplus, if	is not kept up thereon, ll be lawful for the said seell the premises hereb n of the party of the s in the amount then du any there be, shall be Magnide	I party_of the secon y granted, or any part t iecond part us_exec ie for principal and ir paid by the party_r	d part h hereof, in t cutors, adn nterest, tog naking su
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisgme or assigns; and out of all, mon the costs and charges of mak demand to the said for the said heirs and assigns. In Witness Whereof above written.	n, or the taxes, or if the insurance come due and payable, and it sha assigns, at any time thereafter, to it hereby waived or not at the optio eys arising from such sales, to retu- ng such sales, and the overplus, if <u>MSBADE and Delia</u> The said parties of the first par	is not kept up thereon, Il be lawful for the said seel the premises hereby n of the party of the s in the amount then du any there be, shall be <u>M&amp;Bride</u> :t, have hereunto settl	I party_of the secon y granted, or any part t iecond part us_exec ie for principal and ir paid by the party_r	d part h hereof, in t cutors, adn nterest, tog naking su
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisgme or assigns; and out of all, mon the costs and charges of mak demand to the said for farth heirs and assigns. In Witness Whereof above written.	n, or the taxes, or if the insurance come due and payable, and it sha assigns, at any time thereafter, to it hereby waived or not at the optio eys arising from such sales, to retu- ng such sales, and the overplus, if <u>MSBADE and Delia</u> The said parties of the first par	is not kept up thereon, Il be lawful for the said sell the premises hereb, n of the party of the s in the amount then di any there be, shall be <u>M&amp;Bride</u> 	I party of the secon y granted, or any part t second part Lus exect action for principal and in paid by the partyr with handsand seal the M&Bridle	d part h hereof, in t cutors, adn nterest, tog naking su
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisgme or assigns; and out of all, mon the costs and charges of mak demand to the said for the said heirs and assigns. In Witness Whereof above written.	n, or the taxes, or if the insurance come due and payable, and it sha assigns, at any time thereafter, to it hereby waived or not at the optio eys arising from such sales, to retu- ng such sales, and the overplus, if <u>MSBADE and Delia</u> The said parties of the first par	is not kept up thereon, Il be lawful for the said sell the premises hereb, n of the party of the s in the amount then di any there be, shall be <u>M&amp;Bride</u> 	a la party of the secon y granted, or any part t iecond part exec ie for principal and ir paid by the party handsand seal the	d part h hereof, in t cutors, adn nterest, tog naking su
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisgme or assigns; and out of all, mon the costs and charges of mak demand to the said for farth heirs and assigns. In Witness Whereof above written.	n, or the taxes, or if the insurance come due and payable, and it sha assigns, at any time thereafter, to it hereby waived or not at the optio eys arising from such sales, to retu- ng such sales, and the overplus, if <u>MSBADE and Delia</u> The said parties of the first par	is not kept up thereon, Il be lawful for the said sell the premises hereb, n of the party of the s in the amount then di any there be, shall be <u>M&amp;Bride</u> 	I party of the secon y granted, or any part t second part Lus exect action for principal and in paid by the partyr with handsand seal the M&Bridle	d part h hereof, in t cutors, adn nterest, tog naking su
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisgme or assigns; and out of all mon the costs and charges of mak demand to the said of the thereof heirs and assigns. In Witness Whereof above written. Signed and delivered in p	n, or the taxes, or if the insurance icome due and payable, and it sha assigns, at any time thereafter, to it hereby waived or not at the optio eys arising from such sales, to retu- ng such sales, and the overplus, if <u>M&amp;BAIDE and Delia</u> , The said parties of the first par- resence of	is not kept up thereon, Il be lawful for the said sell the premises hereb, n of the party of the s in the amount then di any there be, shall be <u>M&amp;Bride</u> 	I party of the secon y granted, or any part t second part Lus exect action for principal and in paid by the partyr with handsand seal the M&Bridle	d part h hereof, in t cutors, adn nterest, tog naking su
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisgme or assigns; and out of all mon the costs and charges of mak demand to the said of the thereof heirs and assigns. In Witness Whereof above written. Signed and delivered in p	n, or the taxes, or if the insurance icome due and payable, and it sha assigns, at any time thereafter, to it hereby waived or not at the optio eys arising from such sales, to retu- ng such sales, and the overplus, if <u>M&amp;BAIDE and Delia</u> , The said parties of the first par- resence of	is not kept up thereon, Il be lawful for the said sell the premises hereb, n of the party of the s in the amount then di any there be, shall be <u>M&amp;Bride</u> 	I party of the secon y granted, or any part t second part Lus exect action for principal and in paid by the partyr with handsand seal the M&Bridle	d part h hereof, in t cutors, adn nterest, tog naking su
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisance or assigns; and out of all mon the costs and charges of mak demand to the said out of theirs and assigns. In Witness Whereof above written. Starte of KAN County of Douglas	n, or the taxes, or if the insurance icome due and payable, and it sha assigns, at any time thereafter, to at hereby waived or not at the optio eys arising from such sales, to ret ing such sales, and the overplus, if <u>M&amp;BAIDE and Delia</u> ; The soid partice of the first par- resence of SAS, SSS.	is not kept up thereon, Il be lawful for the said sell the premises hereb nof the party_of the s in the amount then du any there be, shall be M&Bride t, have hereunto setth Robert Delia	then this conveyance. $S_{ance}$ and $S_{ance}$ an	a part <i>L</i> hereof, in t cutors, adm nterest, tog making sue
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisance or assigns; and out of all mon the costs and charges of mak demand to the said out of theirs and assigns. In Witness Whereof above written. Starte of KAN County of Douglas	in, or the taxes, or if the insurance icome due and payable, and it sha assigns, at any time thereafter, to it hereby waived or not at the option eys arising from such sales, to retu- ing such sales, and the overplus, if $M^{S}BAIde and Nelia The said partile of the first part resence of SAS, SS. it Romomhered. That on this$	is not kept up intered, Il be lawful for the said seel the premises hereb n of the party_of the s in the amount then du any there be, shall be <u>M&amp;Bride</u> t, have hereunto setth <u>Robert</u> <u>Delia</u>	I party of the secon I party of the secon y granted, or any part I iecond part <u>us</u> exec ae for principal and ir paid by the party r wir handsand seal the <u>Me Bride</u> intermediate Me Bride	D. 1871.
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisance or assigns; and out of all mon the costs and charges of mak demand to the said out of theirs and assigns. In Witness Whereof above written. Starte of KAN County of Douglas	in, or the taxes, or if the insurance icome due and payable, and it sha assigns, at any time thereafter, to it hereby waived or not at the option eys arising from such sales, to retu- ing such sales, and the overplus, if $M^{S}BAIde and Nelia The said partile of the first part resence of SAS, SS. it Romomhered. That on this$	is not kept up intered, Il be lawful for the said seel the premises hereb n of the party_of the s in the amount then du any there be, shall be <u>M&amp;Bride</u> t, have hereunto setth <u>Robert</u> <u>Delia</u>	I party of the secon I party of the secon y granted, or any part I iecond part <u>us</u> exec ae for principal and ir paid by the party r wir handsand seal the <u>Me Bride</u> intermediate Me Bride	D. 1892., d for said ( 
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisance or assigns; and out of all mon the costs and charges of mak demand to the said out of theirs and assigns. In Witness Whereof above written. Starte of KAN County of Douglas	in, or the taxes, or if the insurance icome due and payable, and it sha assigns, at any time thereafter, to at hereby waived or not at the option is such sales, to retrong in the sales, and the overplus, if M&BAIDE and Delia The said parties of the first particle is The said parties of the first particle is a such sales, and the overplus, if SAS,	is not kept up thereon, Il be lawful for the said sell the premises hereb in the amount then du any there be, shall be M&Bride 	then this convegance. I l party of the secon y granted, or any part t iecond part his execu- ie for principal and in paid by the party r with handsand seal the M&Bride M&Bride M&Bride M&Bride M&Bride M&Bride	D. 1891., d for said 0 
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisance or assigns; and out of all mon the costs and charges of mak demand to the said out of theirs and assigns. In Witness Whereof above written. Starte of KAN County of Douglas	n, or the taxes, or if the insurance icome due and payable, and it sha assigns, at any time thereafter, to it hereby waived or not at the optio eys arising from such sales, to retu- ing such sales, and the overplus, if MCBAILE and Allia (The said partise of the first particle (The said partise of the first particle (SAS, SS. SAS, SS. <i>it Remembered</i> , That on this State, came RobertMCB known to be the same person-	is not kept up thereon, Il be lawful for the said sell the premises hereb in the amount then du any there be, shall be M&Bride 	then this convegance. I l party of the secon y granted, or any part t iecond part his execu- ie for principal and in paid by the party r with handsand seal the M&Bride M&Bride M&Bride M&Bride M&Bride M&Bride	D. 1891., d for said 0 
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisance or assigns; and out of all mon the costs and charges of mak demand to the said of the said demand to the said of the said above written. STATE OF KAN County of Abourghas	in, or the taxes, or if the insurance icome due and payable, and it sha assigns, at any time thereafter, to at hereby waived or not at the option eyes arising from such sales, to retr ing such sales, and the overplus, if M&BALLEANDELIA The sold particle of the first part exerce of SAS, SS. it Remembered, That on this - L. Marche State, came Robert MMS known to be the same person- the execution of the same.	is not kept up thereon, Il be lawful for the said sell the premises hereb nof the party of the s in the amount then du any there be, shall be Magnide Magnide t, have hereunto setted Robert Delia: magnide -10 day of - A ride and Addie who executed the fo	party of the secon l party of the secon grant do rany part l second part his execu- le for principal and in paid by the party r mere handsand seal the M&Bride M&Bride M&Bride M&Bride M&Bride regoing instrument, an	D. 1892
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisance or assigns; and out of all mon the costs and charges of mak demand to the said out of theirs and assigns. In Witness Whereof above written. Starte of KAN County of Douglas	n, or the taxes, or if the insurance icome due and payable, and it sha assigns, at any time thereafter, to it hereby waived or not at the option eys arising from such sales, to retain mediate and here of the first particle of the first particle if the said particle of the first particle state, came for the first particle of the first particle it Remembered, That on this - State, came for the first particle state, came for the first particle known to be the same person- the execution of the same. In Witness Whereof,	is not kept up thereon, Il be lawful for the said sell the premises hereb nof the party of the s in the amount then du any there be, shall be Magnide Magnide t, have hereunto setted Robert Delia: magnide 10 day of - A ride and Addie who executed the fo	party of the secon l party of the secon grant do rany part l second part his execu- le for principal and in paid by the party r mere handsand seal the M&Bride M&Bride M&Bride M&Bride M&Bride regoing instrument, an	D. 1892
part thereof, or interest thereof and the whole amount shall b executors, administrators and prescribed by law, appraisgme or assigns; and out of all mon the costs and charges of mak demand to the said out of heirs and assigns. In Witness Whereof above written. Starte of KAN County of Douglas Be	n, or the taxes, or if the insurance icome due and payable, and it sha assigns, at any time thereafter, to it hereby waived or not at the optio eys arising from such sales, to retu- ing such sales, and the overplus, if M&BAIDE and Nelia ; The said partile of the first par- esence of SAS, SS. it Remembered, That on this 	is not kept up thereon, Il be lawful for the said seel the premises hereb nof the party_of the s in the amount then du any there be, shall be <u>M&amp;Bride</u> 	party of the secon l party of the secon grant do rany part l second part his execu- le for principal and in paid by the party r mere handsand seal the M&Bride M&Bride M&Bride M&Bride M&Bride regoing instrument, an	D. 1892 d for said order
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisgme or assigns; and out of all mon the costs and charges of mak demand to the said out of theirs and assigns. In Witness Whereof above written. STATE OF KAN County of Douglas Be	n, or the taxes, or if the insurance icome due and payable, and it sha assigns, at any time thereafter, to it hereby waived or not at the option eys arising from such sales, to retu- ing such sales, and the overplus, if MCBAILE and Allia (The said partile of the first particle (The same Robert MCR) (The same particle (The same particle (	is not kept up thereon, Il be lawful for the said seel the premises hereb n of the party_of the s in the amount then du any there be, shall be <u>M&amp;Bride</u> 	party of the secon y granted, or any part t second part his execu- ie for principal and in paid by the party r user handsand seal the M&Bride M&Bride M&Bride M&Bride M&Bride M&Bride M&Bride M&Bride M&Bride M&Bride	D. 1871, d for said G or log and duly ack official sea
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisgme or assigns; and out of all mon the costs and charges of mak demand to the said out of theirs and assigns. In Witness Whereof above written. STATE OF KAN County of Douglas Be	n, or the taxes, or if the insurance icome due and payable, and it sha assigns, at any time thereafter, to it hereby waived or not at the option eys arising from such sales, to retu- ing such sales, and the overplus, if MCBAILE and Allia (The said partile of the first particle (The same Robert MCR) (The same particle (The same particle (	is not kept up thereon, Il be lawful for the said seel the premises hereb n of the party_of the s in the amount then du any there be, shall be <u>M&amp;Bride</u> 	party of the secon y granted, or any part t second part his execu- ie for principal and in paid by the party r user handsand seal the M&Bride M&Bride M&Bride M&Bride M&Bride M&Bride M&Bride M&Bride M&Bride M&Bride	D. 1871, d for said G or log and duly ack official sea
part thereof, or interest thereof and the whole amount shall be executors, administrators and prescribed by law, appraisgme or assigns; and out of all mon the costs and charges of mak demand to the said out of theirs and assigns. In Witness Whereof above written. STATE OF KAN County of Douglas Be	n, or the taxes, or if the insurance icome due and payable, and it sha assigns, at any time thereafter, to it hereby waived or not at the option eys arising from such sales, to retu- ing such sales, and the overplus, if MCBAILE and Allia (The said partile of the first particle (The same Robert MCR) (The same particle (The same particle (	is not kept up thereon, Il be lawful for the said seel the premises hereb n of the party_of the s in the amount then du any there be, shall be <u>M&amp;Bride</u> 	party of the secon y granted, or any part t second part his execu- ie for principal and in paid by the party r user handsand seal the M&Bride M&Bride M&Bride M&Bride M&Bride M&Bride M&Bride M&Bride M&Bride M&Bride	D. 1891, d part day and terest, tog making suc e day and d for said to orde d for said to orde to m ad duly ack official sea
part thereof, or interest thereof and the whole amount shall b executors, administrators and prescribed by law, appraisme or assigns; and out of all mon the costs and charges of mak demand to the said for each heirs and assigns. In Witness Whereof above written. Signed and delivered in p gas d. Iteele STATE OF KAN County of Douglas Be	n, or the taxes, or if the insurance icome due and payable, and it sha assigns, at any time thereafter, to it hereby waived or not at the option eys arising from such sales, to retu- ing such sales, and the overplus, if MCBAILE and Allia (The said partile of the first particle (The same Robert MCR) (The same particle (The same particle (	is not kept up thereon, Il be lawful for the said seel the premises hereb n of the party_of the s in the amount then du any there be, shall be <u>M&amp;Bride</u> 	party of the secon I party of the secon I granted, or any part the second part his execu- te for principal and in paid by the party re- the for principal and in me Bride Me Bride	D. 1892., d for said Course and duly ack

8-10

CONTRACTOR OF THE OWNER OWNER OF THE OWNER OWNE