of the second part. Lee	l, the receip aid party is and State marked of all of a
Lord one thousand eight hundred and nively pre- between	l, the receip aid party is and State marked of all of a
<pre>vin all the appurtenances, and all the estate, tile and interest of the said party of the first part therein. An adverted share of all constructions of the first part is intended as a Margarat Burel and the said party of the first part is consideration of the side of the second part, and the appurtenances, and all the estate, tile and interest of the said party of the first part is intended as a Margarat Burel and the said party of the first part is intended as a Margarat Burel and the said party of the first part is intended as a Margarat Burel and the same of all the appurtenances, and all the estate, the and interest of the said party of the first part therein. An advect of the said the appurtenances, and all the estate, tile and interest of the said party of the first part therein. An advect of the said party of the first part therein. An advect of the advect of</pre>	l, the receip aid party is and State marked of all of a
of <u>Chicago</u> in the Count of <u>Cont</u> and State of <u>Chicago</u> of the first par, and <u>Chicagais of Successory Chicago</u> and State of <u>Chicago</u> of the second part, <u>Chicago</u> of the first part in consideration of the sum of <u>Accessory</u> <u>Chicago</u> <u>Chicago</u> <u>DOLLARS</u> , to <u>his</u> <u>dup pain</u> of which is hereby acknowledged, half sold and by these presents dola grant, bargain, sell and mortgage to the so of the second part <u>Lice</u> <u>heirs</u> and assigns forever, all that tract or parcel of land situated in the County of Dougle of Knass, described as follows, to witchold of <u>Contract and Sourcessor</u> <u>Chicago</u>	aid party is and State market of allow)
of the first part, and this clair, of the first part in consideration of the sum of the second part, Witnesseth, That the said party of the first part in consideration of the sum of DOLLARS, to hu? duly paid of which is hereby acknowledged, hall, sold and by these presents dold, grant, bargin, add and mortgage to the s of the second part, the here and assigns forever, all that trace or parcel of land situated in the County of Dougle of Kansas, described as follows, to withold of durities in the or parcel of land situated in the County of Dougle of Kansas, described as follows, to withold of durities in the fore strenged of durities of the second part. It is more than a signs forever, all that trace or parcel of land situated in the County of Dougle of Kansas, described as follows, to withold of durities in the fore strenged of durities of the second dud the more and the county of Dougle of Kansas, described as follows, to withold of durities in the first bart the County of Dougle of Kansas, described as follows, to withold of durities of the second dud the more and the county of Dougle of Kansas, described as follows, to withold of durities of the sold part the County of Dougle of Kansas, described as follows, to withold of durities of the second dud the second dud the more and the county of Dougle of Kansas, described as follows, to without the second dud the s	aid party is and State market of allow)
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bill All is hereby acknowledged, hald sold and by these presents dot grant, bargain, sold and mortgage to the so of the second part, here and assigns forever, all that tract or parcel of land situated in the County of Dough of Kansas, described as follows, to-wit below it with all the tract or parcel of land situated in the County of Dough of Kansas, described as follows, to-with below it with all the area of the second did dition of the third count of the second difference of the second did difference of the difference of the second did difference of the second did difference of the second did difference of the second difference of the s	aid party is and State market of allow)
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And the convegance shall be void if such payments be made as herein specified. But if default be made in such payments here on the sum of the fact of the sum of the	and seized
This grant is intended as a Mortgage to secure the payment of the sum of	georit.
according to the terms of <u>the line that and the said party of the second part the said party of the second per second part the second par</u>	General (1997)
said <u>barry of the frit part</u> to the said part, of the said party of the said part of the said party of the said party of the said part default all the said part of the said part part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become due and payable, and it shall be lawful for the said party of the second part executors, administrators and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in prescribed by law, appraisement hereby waived or not at the option of the party of the second part the costs and charges of making such sales, and the overplus, if any there be, shall be paid by the party making su demand to the said party of the <i>said part the fract further there further furt</i>	
and this conveyance shall be void if such payments be made as herein specified. But if default be made in such payment thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become and the whole amount shall become due and payable, and it shall be lawful for the said party of the second part dexecutors, administrators and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in prescribed by law, appraisgment hereby waived or not at the option of the party of the second part dexecutors, additioneys arising from such sales, to retain the amount then due for principal and interest, to the costs and charges of making such sales, and the overplus, if any there be, shall be paid by the party making such assigns.	econd part
In Withoos Wharaef The mit ments of the finance is the transferred to the test of the test	ne absolute, the manner ministrators gether with
In Witness Whereof, The said party of the first part, half hereunto set tee hand and seal the day and	l year first
above written.	12
Signed and delivered in presence of	(SEAL.)
	(Seal.)
	(SEAL.)
STATE OF KANSAS, county of Douglas }ss.	(SEAL.)
Be it Remembered, That on this -27" day of -November , A. D. 1891, . A. Wight, a Notary Public in and for said	
State, came Mrs Jandook	
known to be the same person—who executed the foregoing instrument, and duly ack the execution of the same.	

and year last above written. My commission expires forch 21- 1895

In Witness Whereof, I have hereunto set my hand and affixed my official seal on the day

Recorded low -27 - A. D. 1891, at 3² p'clock? - M MILLO BOTRA

I.A. Wight

Notary Public.

Register of Decds

on the day

year of our

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In consideration of full pay-

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