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a Fariha da Tanan Fariha a Fariha di Para da P	JOURNAL CO., LAWRENCE, KAN.
· · · · · · · · · · · · · · · · · · ·	This Indenture, Made this  95 <sup>th</sup> day of  May  in the year of our    Lord one thousand eight hundred and ninety lwo  between
and former	of the second part hisheirs and assigns forever, all that tract or parcel of land situated in the County of Douglas and State of Kansas, described as follows, to-wit: Inundivided half interestin the East board the arres of the North 100 acres of the North East quarter of Dection the Thirty two (32), in Township Mo Tour- tern (14) Douth, of Burg. No Twenty (20) East of the 6th 9 M.
the original	with all the appurtenances, and all the estate, title and interest of the said party of the first part therein. And the said farty of the first part doll hereby covenant and agrees at the delivery hereof chu is the lawful owner of the premises above granted, and seized of a good and indefeasible state of inhesitance therein free and clear of all incumbrances and that the will warrant and defend the same in the que tand parce able cossession of said econd party his hirs and assigns forever, again stall fur cone tawfully claiming the same
denseel on P	This grant is intended as a Mortgage to secure the payment of the sum of Two Mundredand Iwelve and 3 Pollaro according to the terms of one certain mortgage note this day executed and delivered by the said forty of the first bart to the said party of the second part: durinfive grant from date, with interest from date to maturity or default, as evidenced by cours on attacked to said note, and interest of the maturity of default informer to fin- terest, at rate of ten per certifier annum, until fully faid.
entry & E. 89 7. Rucin Dates faction	and this conveyance shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said party of the second part has executors, administrators and assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner prescribed by law, appraisement hereby waived or not at the option of the party of the second part has executors, administrators or assigns; and out of allamoneys arising from such sales, to retain the amount then due for principal and interest, together with the costs and charges of making such sales, and the overplus, if any there be, shall be paid by the party making such sale on demand to the said forty of the first fort, here and assigns.
620	In Witness Whereof, The said party of the first part, half hereunto set un hand and seal the day and year first
he g	above written. Signed and delivered in presence of Della Gilman (SRM.)
2 S In	( Skal. )
1 3 2	(SEAL.)
201	(SEN) Douglas County ss.
907. 	Be it Remembered. That on this 2 <sup>d</sup> day of June, A. D. 1892, before me I. Wight a Notary Public in and for said County and State, came Della Tilman, widow of Arthurl. Tilman, decrased
apt 25th 1907	known to be the same person_who executed the foregoing instrument, and duly acknowledged the execution of the same.
Et Com	In Witness Whereof, I have hereunto set my hand and affixed my official seal on the day and year last above written. My commission expires April 21 1895 S. A. Wight Natury Public.
reordent UNU: Regie	and year last above written. My commission expires April 21 1895 S. A. Wight Recorded Junt 2 A. D. 1892, at 150 o'clock? M. Multiple of beeds Megister of beeds
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