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9	This Indenture, Made this Aitth Lord one thousand eight hundred and minuty 1 A. M. Dunakin and Dora T	day of October in the year of our wo between A. Duna kin his wife and State of Mansas
	of Jawrence in the Country of the first part, and M. F. March of the second part,	ty ofNOUGIUS and State of DADADADADA
	Withmanoth That the said part/14 of the	first part in consideration of the sum of
harred 1	Two hum dred fifty of which is hereby acknowledged, have sold and	DOLLARS, to themduly paid, the receipt by these presents dogrant, bargain, sell and mortgage to the said party ver, all that tract or parcel of land situated in the County of Douglas and State mber fixty five (65) on New York Atrective Livery of
dear		
ely corrected	IIII III - W. Grand IIa	itle and interest of the said partile of the first part therein. And the said ram. Duria kin his wife
	do.— hereby covenant and agree that at the deliv of a good and indefeasible estate of inheritance th	erey hereothy and the lawful owner ⁹ of the premises above granted, and seized erein free and clear of all incumbrances
her all	8	
rote herein described hanner willy released, and the lier of abod farmary 3th 159 y	This grant is intended as a Mortgage to secure twoycars after date with intere	the payment of the sum othwohundred + fifty dollars, on or before stat Eight per cert per annum this day executed and delivered by the ertain from is only note this day executed and delivered by the
	saidA. A. Aunakin + Dora M	Dunakin his wife to the said party of the second part:
	part thereof, or interest thereon, or the taxes, or and the whole amount shall become due and pa executors, administrators and assigns, at any the prescribed by law, appraisement hereby waivee or assigns; and out of all the moneys arising fr the score and charges of making such sales, an	ents be made as herein specified. But if default be made in such payment, or any if the insurance is not kept up thereon, then this conveyance shall become absolute, syable, and it shall be lawful for the said part μ of the second part μ ne thereafter, to sell the premises hereby granted, or any part thereof, in the manner d or not at the option of the party of the second part μ executors, administrators om such sales, to retain the amount then due for principal and interest, together with d the overplus, if any there be, shall be paid by the party making such sale on $b = \sqrt{\frac{1}{2} \frac{1}{2} \frac$
	demand to the said farties of the first heirs and assigns.	un of the first part, hauthereunto settluin handsand seals the day and year first
c h	above written.	KA Aunakin (SEAL.)
n li	Nigned and delivered in presence of	Dora M. Dunakin (SEAL.
		(SEAL,
	STATE OF KANSAS, SS	
	County of Douglas SS. Be it Remembere L. D. Ute	ed, That on this 7 day of Oct, A. D. 1892, before n the a Notary Public in and for said County and A. N. Dunakin and Pora M. Dunakin his wifz to me persona
	known to b	to me persona e the same person≦ who executed the foregoing instrument, and duly acknowledg on of the same.
	In W	(itness Whereof. I have hereunto set my hand and affixed my official seal on the c
	My commission e: RecordedOct	st above written. spiresque 18 1894 J. D. Atele A. D. 1892, at 3 ⁴⁰ occocks M. <i>January Public</i> <i>A. D. 1892, at 3⁴⁰ occocks M.</i> <i>January Public</i> <i>January Public</i>
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