LAWSTNCE in the year of our This Indenture, Made this \_ First\_ day of November Lord one thousand eight hundred and minuty two-\_ between Gensay Theen und Will Cam R. Sheen her husband in the County of Douglas and State of Varias of Lawrence of the first part, and N. R. Williamsof the second part, Witnesseth, That the said part M of the first part in consideration of the sum ofduly paid, the receipt - DOLLARS, 10 thum One shousandof which is hereby acknowledged, have sold and by these presents do-grant, bargain, sell and mortgage to the said party of the second part his meirs and assigns forever, all that tract or parcel of land situated in the County of Douglas and State this baid in fuce this montgage of Kansas, described as follows, to-wit: In South On quarter (20) of Jot number to ty swen (2) pall of Sot arumber torty Nine (2) and the North half of Sot number Sifty one (5) on Souriang theet in the lity of Tawrence in said County and State is hinty released and summer of the many a. M. 1898 as Witness my hand this 18 day of Hubriany a. M. illiand Aucho enated directorged Register of with all the appurtenances, and all the estate, title and interest of the said partile of the first part therein. And the said June 1 Dlain Recorded Ship 15-1598 at 420 cerer 1974 - Genery Mumand Nilliam R. Mumandeach of them-çó. Lapman This grant is intended as a Mortgage to secure the payment of the sum of and the his think according to the terms of Out certain Grownies ory Note this day executed and delivered by the said articles of the first kart to the said party of the second part: by any able Three years after date to the order of party of second kart with interestats of half wart with interestats of half \_\_\_\_ Orethousanddollars durind having 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. and the whole amount shall become due and payable, and it shall be lawing for the said party for the second part. 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 *life* executors, administrators or assigns; and out of all the moneys 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 Bartus of the first part their The wale herein heirs and assigns. In Witness Whereof, The said partilis of the first part, have hereunto settling hands and seals the day and year first above written. Pensay theen ( SEAL. ) Signed and delivered in presence of Im R. Pheen ( SEAL. ) gennie Walt ( SEAL. ) ( SEAL. ) STATE OF KANSAS,  $\{ss.$ County of Douglas day of lovenber ; A. D. 1892, before me Be it Remembered, That on this \_\_\_\_\_ Rugh Blair and for said County and State, came Tensay Their and William R. Huentur husband Nugh Blair to me personally known to be the same person 5, who executed the foregoing instrument, and duly acknowledged the execution of the same. 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 2.5° New 1893 Nugh Blair Recorded OU \_\_\_\_\_2 A. D. 1892, at 3<sup>20</sup> o'clockT\_ M. Notary Public. 076 amen

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