This Inde	nture, Made th	is	day of	September	in the year of
Lord one the	ousand eight hund	red and minety thre	e o ne alebo	and him will	of — Kansas/
arconnector.	1J/N.~(LELLUMA WAS HUMA	Dougla	I and State	of - Kanear
of, we come	willin	200 This clair of-	Sammence &	Tansad.	
of the first p	art, andributes Loart	AVI A DUVICESCO I			
		said part // A of the first r	art in considerat	tion of the sum of	T
On The	MANAY	said particos or the mar p		DOLLARS, to	tum duly paid, the rec
of which is I	varaby acknowledg	ged half sold and by the	ese presents do .:	grant, bargain, sell a	id mortgage to the said par
			Il that treat or m	areal of land situated in t	ne County of Donglas and S
of Kansas, d	escribed as follow	s, 10-wit: The North !	Leet guart	er of section 16	PM (1), M s DWHUH PM
No tour	teen (14) Doc	ith, of Nange No 8	wenty (20)	of the 6m	One (1), in Townshi PM
		and all the estate title an	d interest of th	e said partill of the fi	rst part therein. And the
with an the	appurtenances, a	parties of the	first kart		
do – hereby	v covenant and ag	ree that at the delivery he	realthy are the	lawful owner of the pr	emises above granted, and s
		. Cl. 1 to thousands for	on and along of a	Il incumbrances CLAND	that thui will wa
DOIANTOA	ACC CLOSO AACL A	CLANA LAN LAN CHILL	I CLANCE ADECLE	THE PURCHASE	I II pico oca pouca,
his hur	s and acce	gns forever, again	net all per	constatufully ela	ishing the pante
-	(J			
This grant i	s intended as a M	ortgage to secure the pays	ment of the sum	01	
		One Thoman	MAN ATTORNE	MATE this do	y executed and delivered b
said -	the terms of	parties of the fire	+ palt	to the	e said party of the second
duin	three year	o from date, with	i Buterest	from date to m	raturity or defau
aserra	enced by con	ukous attached	to laid M	ole, and intere	et after maturit
	ut, until {	fillly paid, at th	e pate of t	en per ani per o	MMUM,
and this con	veyance shall be v	void if such payments be n on, or the taxes, or if the ins	nade as herein sp arance is not kep	pecified. But if default to of up thereon, then this co	e made in such payment, onveyance shall become abs
and the who	ole amount shall be	ecome due and payable, ar	nd it shall be law	vful for the said partyo	I the second part MAA
prescribed 1	by law, appraisem	ent hereby waived or not a	at the option of	the party of the second p	or any part thereof, in the mont MA executors, administration
or assigns:	and out of all the	moneys arising from such	sales, to retain th	ie amount then due for pr	incipal and interest, together
the costs an	d charges of maki	ing such sales, and the ove	it thur _	re be, shan be part by th	e partymaking such sa
heirs and a	ssigns. U	0 0 U			
ln,		f , The said part μ s of the	first part, havel	hereunto set <i>LUU</i> t hands	and seals the day and year
above writt	.en. sed and delicered in pr	resence of		T. J. Mc Chill	
3				nancy g. McC	lelland (s
3	material de la constante de la	Makes the section of		0.0	(S
3/					(S
TATE	E OF KANS	SAS,)		1 27.11	
County of	Douglas Cor	inty { ss.			
Š		0	i ,, u	, labtin	M A D . C 0 3 1 4
dee	Вe	It Remembered, That	on this	— nay of — RUNANN	bU_{-} , A. D. 1893, before Public in and for said Count
above written sign STAT County of			1º Clelland	and Mancy J. 7	Clelland, his wy
The state of the s	903			xecuted the foregoing in	strument, and duly acknowl
Y	1.1.2	the execution of the sa	ame.		
3 8	,				
	رو		<i>hereof</i> , I have I	hereunto set my hand and	l affixed my official seal on t
Cree Cree	رث :	In Witness Wi			
1 (Cee	ر ران مان س	In Witness Wi			laffixed my official seal on the