terretaria de la constante de l	JOUANAL CO. LAWAENCE, KAN.				
		and the second second second		a Constant State	
	This Indenture, Made this Lord one thousand eight hundred and n	Sirtiently	day of	March	in the year of our
	of dawning of hand	the County of DI	a Branhou	in will	Kontard
	of the first part, and E. J. Gurken	the County of monathed to	ana (ana ana ana ana ana ana ana ana ana	and State of more	AUMERA)
	of the second part,				
	Witnesseth, That the said po	rt, LLU. of the first part	in consideration of the	ARS to HILMA	alulu unit d
	of which is hereby acknowledged, hall.	sold and by these pre-	sents do me, grant, b	argain, sell and mor	trage to the said party
	of the second part hear heirs and ass	gns forever, all that tr	ict or parcel of land	situated in the Cou	nty of Douglas and State
	of Kansas, described as follows, to-wit: MAL (83) Eighty four (84) of the lity of Lawring h	and Eighty fi	We (85) M B	lock Twenty	(ro) in that furt
Je 1		na disempetati ana kaong ka Mang kaong	ananananananananananananananananananan	9. 	
the factor					
in me	with all the appurtenances, and all the	Mand Killa 1:	Stanhour-	antine and the particular service particular	
2 But Million	dommehereby covenant and agree that at seized of a good and indefeasible estate of H_{11} , M_{22} , M_{23} , M	the delivery hereof 加 f inheritance therein fr	u and clear of all in	l owners of the pro cumbrances <u>1011</u>	mises above granted, and Wild Mr. Jawor H
the change	Kine Morigagy-				har and her has been here here here here here here here h
) die			ang pangan salah di sebut dan salah sa		
Stalles .	This grant is intended as a Mortgage to	of Mallena			and a second
all series	according to the terms of <u>Manual</u>	certain Note an	rd tes Courpon	🛛 —— this day exec	ited and delivered by the
reference on	his here or assigns.	na rang 15 tan	uosim	to the said pa	rtyof the second part:
the generation					
o midored ou i described farme wer have the lyer	and this conveyance shall be void if such part therefor, or interest thereon, or the tr and the whole amount shall become due executors, administrators and assigns, at prescribed by law, appraisement hereby or assigns; and out of all the moneys ari with the costs and charges for making su sale on demand to the said . N. 10M heirs and assigns.	xes, or if the insurance and payable, and it sha any time thereafter, to s waived or not at the op sing from such sales, to ich sales, and the overp MDAIM	is not kept up thereo Il be lawful for the s ell the premises here stion of the party_of retain the amount t plus, if any there be,	n, then this conveya said partyof the s- by granted, or any p the second part the hen due for princi shall be paid by t	ace shall become absolute, econd part <u>AAA</u> part thereof, in the manner executors, administrators al and interest, together he party making such
the sea	above written.	i paresseror the mac pa			
here	Signed and delivered in presence of			Pan Nousin B. Yan Nous	
2) Block	John M. Newtin		Alla	13. Tan 1104	(SEAL.)
he he	0		885 Biggi a shirin		(Seal.)
The is in the	County of Douglas	S <i>S</i> .	Annual Article and		(Seal.)
The for The me the me is no he attest of the	Be it Remem	bered, That on this M. M. Wewling une M. Namue			A. D. 1895, before me, and for said County and AD-31M
0 1 G 1 1 1 2	the exec	ution of the same.			, and duly acknowledged
		last above written.			
(\$	My commission Recorded MQ	expires April-rs	1. D. 1895 . at 19	John M. N.	Notary Public.
			M	ne Bro.	he
			Ju		Register of Deeds,

of our

seceipt art.y.... State

e said d, and

by the l part:

or any solute, hanner trators gether t such

r first

SEAL.) SEAL.) SEAL.) SEAL.)

e me, ty and conally edged ne day

del i e .

rrila.

203