207 JOURNAL CO., LAWRENCE, KAN. -304 This Indenture, Made this March - day of - in the year of our Lord one thousand eight hundred and ninety line between between Flaora Busse and J. J. Busse, fur husband. Lawrence of_ in the County of Douglast - and State of Aamaal_ of the first part, and MM J. linclain_ of the second part, Witnesseth, That the said part UA of the first part in consideration of the sum of -Two Numdrid and Twinty fine _____ DOLLARS, to the mediated of the same of the same of the second duly paid, the receipt of which is hereby acknowledged, hald sold and by these presents do grant, bargain, sell and mortgage to the said party of the second partillity heirs and assigns forever, all that fract or parcel of land situated in the County of Douglas and State of Kansas, described as follows, so-wit: Oth Mrt. Our undered lugarty, fight and mu humdred thirty on New york threat in the City of Sawriner, build the constitud of Said barties of the first fart, who aque to marnfain i my hundred dollars interame on said frogerty during the wisteries of this mortgage. with all the appurtenances, and all the estate, title and interest of the said partily of the first part therein. And the said do - hereby covenant and agree that at the delivery hereof Lilly and the lawful owners of the premises above granted, and seized of a good and indefeasible estate of inheritance therein free and clear of all incumbrances and that they will warrand and defend the same in the givet and brace able foresteriou of said second farty, his hurr and anigm forest, against all firsons lawfully claim-ing the same. according to the terms of _______ OM_____ certain _______ (active of the second part: _______ this day executed and delivered by the said ________ farties of the first fart _______ to the said part!!!! of the second part: due in one gas from date, with instruct from date to maturity or default, as twidenced by compous attached to faid note, and instruct from maturity or default, for default in this day executed and delivered by the second part: due in one gas from date, with instruct from date to maturity or default, as twidenced by compous attached to faid note, and instruct from maturity or default in the fugment of instruct, until fully faid, at the rate of the fig and this convergence shall be void if such payments be made as herein specified. But it default be made in such payment, or any and therefore while the void of such payments be made is not here on then the convergence shall be conditioned by the insurance is not keet up thereon then the convergence shall be conditioned by the insurance is not keet up thereon then the convergence shall be conditioned by the such payment of the insurance is not keet up thereon then the convergence shall be conditioned by the such payment of the insurance is not keet up thereon then the convergence shall be conditioned by the such payment of the insurance is not keet up thereon then the convergence shall be conditioned by the such payment of the insurance is not keet up thereon then the convergence shall be conditioned by the such payment of the insurance is not keet up thereon then the convergence shall be conditioned by the such payment of the insurance is not keet up thereon then the convergence shall be conditioned by the such payment of the insurance is not keet up thereon then the convergence shall be conditioned by the such payment of the insurance is not keet up thereon then the convergence shall be conditioned by the such payment of the insurance is not keet up thereon then the convergence shall be conditioned by the such payment of the insurance payment of 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 MA 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 for making such sales, and the overplus, if any there be, shall be paid by the party_____making such sale on demand to the said furture of the first furt, thui heirs and assigns. In Witness Whereof, The said part laof the first part, hat thereunto set that hands and seal the day and year first above written. chen Jadora Busse Signed and detirered in presence of (SEAL.) 1. y. Busse (SEAL.) Mercher. (SEAL.) STATE OF KANSAS, }ss. (SEAL.) County of Douglass Be it Remembered, That on this 30 day of March A. D. 1895, before me, State, came FICLOTA BURAL and J. Y. BURL UN UNAbund to me personally known to be the same person a 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 Mch_ 7_ 1896 Joseph E. Riggs Recorded March______ 30___ A. D. 1895. nt 7" actock __ M. James Brooks negister of bends.

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