15,

IOWERIAL CA.

		5	
國語性情情	Olara Supportation + Other Burn	a between o	
	of fourtimes in the Coun	ty of Doingland and State of AUA	nacial
	of the first part, and <u>J. A. (1910)</u> of the second part,	T ALL AND	and the more subscription of the second s
	Witnesseth, That the said part M. of t	the first part in consideration of the sum of	
aller	of which is hereby acknowledged, hall sold and	by these presents do DOLLARS, tot	e to the said party
1 and	of the second part MM heirs and assigns foreve	er, all that tract or parcel of land situated in the County of	of Douglas and State
	of a part of Addition mumber bu	mber Thirty fix (36) in findsons Cintr in 17) to that fart of the City of Lawre	nee formely
10 3	Known as North Lawrence	· · · · · · · · · · · · · · · · · · ·	
the fill			
D'al al			
the H.	with all the appurtenances, and all the estate, tit	le and interest of the said partily, of the first part the the line that	erein. And the said
A line	do hereby covenant and agree that at the delive	ry hereof thuy and the lawful owners of the premise	
and and	seized of a good and indefeasible estate of inheritar	nce therein free and clear of all incumbrances	
o the			
S. S.	This grant is intended as a Mortgage to secure the		
e en	One hundred and eighty fir	M. Bolland this day executed	
letter a	said (Tarties of the first bo	vit to the said party	of the second next.
yal avr	Gayable three years after date to	order of party of second part with in note pand coupons there to attached	terest Elurion
De n			
flee	part therefor, or interest thereon, or the taxes, or if t	be made as herein specified. But if default be made in a he insurance is not kept up thereon, then this conveyance s	hall become absolute.
the series	executors, administrators and assigns, at any time th	ble, and it shall be lawful for the said party, of the secon hereafter, to sell the premises hereby granted, or any part t	hereof, in the manner
lan lan	-or-assigns; and out of all the moneys arising from	not at-the option of the part of the second part exe such sales, to retain the amount then due for principal :	ind interest, together
J. Sure	with the costs and charges for making such sales, a sale on demand to the said Our TULL of TULL	and the overplus, if any there be, shall be paid by the p	arty making such
they are	heirs and assigns.	0	
are de	In Witness Whereof, The said partIII above written.	f the first part, hall hereunto set thuch hands and seals th	e day and year first
en lea	 Signed and delivered in presence of 	Clara Burroughs	(Seal.)
the red	Nugh Blair	Ceter 7 Burroughs	
and a set	guinie Matt		(Seal.)
in here	STATE OF KANSAS, SS.		
olloo In	County of Douglas {88.		
al a		nat on this day of Mary, A. D	
R.	State, came@@A0	Burroughe and Outer Burroughe he	for said County and
	63	0	to me personally
the second se	known to be the sa the execution of the	ame personswho executed the foregoing instrument, and he same.	duly acknowledged
Dep		Whereof, I have hereunto set my hand and affixed my or	licial seal on the day
hun	and year last abov	A - 1	·
A.C.	My commission expires ? Recorded May,	18 _ Dech _ 189] Nugh Blath 13 _ A. D. 1895 . at 47 jo chock - M.	Notary Public.
1.2	1	Jan B-	P.
1 por		Janano () 500	Register of Deeds.
the -		and the second sec	
1 2 400			
19/19			
Col Col	and the second		
Jale			1
lee.			
			A REAL PROPERTY AND A REAL