		This Indenture, Made this	. Typh	day of	KIMUH	in the year of our
		Lord one thousand eight bundred :	and ninety MI	between —	DA LIA	
		- games/n. enarela	in the County of 10th	wall in the	and State ofXIII	LO.
		of the first part, and Manualla	Uagu	8		
		of the second part,	9			
		Witnesseth, That the s	aid partγ of the first part i	in consideration of the	sum of	
		OMI A MOTALOMA			NRS, todı	ily paid, the receipt
		of which is hereby acknowledged, I		at an unusual of land o	ituated in the County of	Douglas and Co.
			THE ITAL MOUNT (Yer)	11 110 11111111111111111111111111111111	(1.4.7 O 1.1.(1.0.1.1.1.(2/2.) A-1	LIGHTIMA
		of Kansas, described as follows, to-	hirtren (13) of Rung	y Burnty (m) in	r Doluglar Count	1 tousas _
) 0	U	9
7	1	NAMES OF THE PERSON OF THE PER				
30	351	Martin Ma				
7 33	08					
23	3/	with all the appurtenances, and all	the estate, title and intere	est of the said party	of the first part ther	ein. And the said
3693	30	do L hereby covenant and agree th				
3 6 6 2	.3	seized of a good and indefeasible es	tate of inheritance therein fr	ee and clear of all inc	umbrances	granten, and
3 63 5	1					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
1338	ģ.	· · · · · · · · · · · · · · · · · · ·				
1 6 13.6	13	This grant is intended as a Mortga	go to secure the payment of	the sum of		
3 7 3 6	(0)		A LILATIA DAA CLA INVIPIA	A PRODUCTION DE LIGHTE DE LE CONTRACTOR DE L'ANGUE DE L		
Ge ge		OME	certain _ ANTIMIA	10 rry Mote	this day executed a	and delivered by the
9 197		said Journal of any able they ware atte	N. Charles	0 4450	to the said party	of the second part:
the same		Nall Bank, Jacounce to	race to ortain of the	ary of second	gara as ini mo	cenanus
1622		TUE! PSWAR, SUCCESSION SW	VW-VV-			
8 2003		and this conveyance shall be void if	such payments be made as l	herein specified. But	if default be made in su	ich payment, or any
53.68		part therefor, or interest thereon, or and the whole amount shall become	the taxes, or if the insurance i due and payable, and it sha	is not kept up thereon Il be lawful for the sa	, then this conveyance sh id partyof the second	all become absolute,
Ex 23		executors, administrators and assign	is, at any time thereafter, to s	ell the premises hereb	y granted, or any part th	ereof, in the manner
4256		prescribed by law, appraisement he or assigns; and out of all the money	reby waived or not at the op was arising from such sales, to	otion of the partyof to retain the amount th	he second part.MAAexec en due for principal ar	utors, administrators
1.23 2.		with the costs and charges for mak	ing such sales, and the over	olus, if any there be, s	shall be paid by the pa	irtymaking such
3 3 2 7		sale on demand to the said Turty heirs and assigns.	of the sint lant 1	W		
202 23			e said party of the first par	rt, hall hereunto set	WW_hand and seal the	day and year first
200		above written.				
3 6 1 8 2		Signed and delivered in presence of		James	M. Charles	(SEAL.)
323,		gennie Watt		0		(SEAL.)
3 5 3		0	promote the state of the state			(SEAL.)
\$ 342						(SEAL.)
3535		STATE OF KANSAS,	SS.			(UEAL)
37 %		County of ADUCATION				
3.32		Be it Re	membered, That on this	5"day of 101	umbu, a. d.	1805 before me,
	3		ugh Blow ue, cameJanneuM, Anar			
	2	Str	rtel, came DMMLV/II. [UMU)	LU an mamo	rriig man	
	2	7 (003)	4- h- A			
	~		own to be the same person execution of the same.	who executed the for	regoing instrument, and	duly acknowledged
	20	0]	In Witness Whereof, 11	nave hereunto set my	hand and affixed my off	icial seal on the day
		i) and	l year last above written.		The state of the s	iciai scai on the tay
78	> 13	My comm	ission expires 18 DLC	189)Y	ugh Blair	
2	22	Recorded		1. D. 1895 at Il		Notary Public.
0	mar Jist	- P		(/-	~ 0	10
+++==	53	T		JA	mes Br	Register of Beeds.
eanded Dec. 10,1898	3(3)					
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	SR	6)				
200	2	7				
3						
2						
3						