This Indenture, Made this	7th	day of March	t- 11
Lord one thousand eight hundred and ninety.			Tand anna
of the lity of Lawrence in the C of the first part, and William of B	ounty of Done	glas and State of Kan	isas
of the first part, and Walland D. S. of the second part.	sinday of	same place	
- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1			
Witnesseth, That the said parture	Thundred	DOLLARS, to them	dala and the angle
of which is hereby acknowledged, ha V. sold of the second part his heirs and assigns to Kansas, described as follows, to-wit: "Lot no one hundred turnly two (122) rence for merly known as No the first part who hurby a buildings now on or to be of this loan, for bruefil	and by these preser ovever, all that tract no. one humo, both in addite the fawmer. I are to man or erected on	or parcel of land situated in the Count with turnty one (121) and the in onno three (3) in that part of bring the homestrad of intain #450 insurance	age to the said part 4. y of Douglas and State with all of Let the City of Law eaid faities of upon the
with all the appurtenances, and all the estate parties of the first part	e, title and interest		V
do hereby covenant and agree that at the d seized of a good and indefeasible estate of int warrant and defend the sar Second party, his heirs an claiming or to claim the	elivery hereof they heritance therein free ne in the gr d assigns f	and clear of all incumbrances and	(that they will
This grant is intended as a Mortgage to secure		1 4/ 1001 A.O	1440
according to the terms of the said faulis of the first fart due in three years from date us by causeons attached to laid note a summer will fully faid in each of an attached to laid note to an account of the said that conveyance shall be void if such paying part therefor, or interest thereon, or the taxes, and the whole amount shall become due and executors, administrators and assigns, at any tiprescribed by law, appraisement hereby waive or assigns; and out of all the moneys arising with the costs and charges for making such as sale on demand to the said faulis of a heirs and assigns. In Witness Whereof, The said part above written.	with interest from the street of the insurance is a payable, and it shall me thereafter, to sell do or not at the option from such sales, to the face of the face	to the said party and dale to maturity or defail in maturity or defail in maturity or defail in maturity or defail to said about described forms rein specified. But if default be made into kept up thereon, then this conveyance be lawful for the said part. To of the see I the premises hereby granted, or any part on of the party of the second part the retain the amount then due for principals, if any there be, shall be paid by the defail the second part the se	in legather with in such payment, or any e shall become absolute, cond part the thereof, in the manner executors, administrators and interest, together e part 4 making such
Withess to mark		Anna XXIII	cet (SEAL.)
S. a. Wight		nark -	(Seal)
STATE OF KANSAS,)			(SEAL.)
County of Douglas &	<i>is.</i>		
Be it Remembered, State, came	2.0710u Dharles Thuè	ght , a Notary Public in , I and Ama & Huet h	to me personally
- the execution of In Witness and year last	of the same, 8 Whereof, I have above written, ires 10101, 20	hereunto set my hand and affixed my /// // // // // // // // // // // // /	
		LAS.	Harrand Register of Deeds.