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TOUMANCED, LAWRENCE, KAN.			
This Indenture, Made this	day of	May int	he want of our
This Indenture, Made this 29 Lord one thousand eight hundred and ninety minut	between	Olliver P.M. Barges	
of in the County of of the first part, and A. Elined Laughlind	Douglas	and State of	
of the second part, and zer, Leaster and party party and second part,			and a summary second second
Witnesseth, That the said part of the first part	in consideration o	f the sum of	
of which is basely asked to be the Shirly first	DC	DLLARS, to _ hund_duly p	aid, the receipt
of which is hereby acknowledged, has sold and by these pre of the second part had heirs and assigns forever, all that th	esents dogrant	, bargain, sell and mortgage to t	he said parte
of Kansas, described as follows, to-wit Loty the Yo gight addition to Media Kais: As for Joch office at Lawrence Kansas.	y and "81" E. ded platne	ighty our out South St. (out out second in the	In Fosters
with all the appurtenances, and all the estate, title and interes <i>Gliver (?)</i> do.cd. hereby covenant and agree that at the delivery hereof seized of a good and indefeasible estate of inheritance therein	he the law	//////////////////////////////////////	
This grant is intended as a Mortgage to secure the payment of	the sum of Th	isty five Dollars "35"	
according to the terms of Prist contain	70-t-1	<u> </u>	
according to the terms of Certain said Chirix P. M. Barger A. Elwer Laughlid		to the said part of the	lelivered by the he second part:
and this conveyance shall be void if such payments be made as	s herein specified.	But if default be made in such p	payment, or any
part thereof, or interest thereon, or the taxes, or if the insurance and the whole amount shall become due and payable, and it sl	e is not kept up the hall be lawful for t	reon, then this conveyance shall be the said partof the second part	ecome absolute,
executors, administrators and assigns, at any time thereafter, to	sell the premises h	ereby granted, or any part thereo	f, in the manner
prescribed by law, appraisement hereby waived or not at the o or assigns; and out of all the moneys arising from such sales, with the costs and charges for making such sales, and the ove	to retain the amo	unt then due for principal and in	terest, together
sale on demand to the said alierr P. M. Barger_		0	

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1 Per Milli B. Ophuand

Recorded July 3, 1900-

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The following is an

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P. Bouren

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W. amatony, Register.

a. D. 1905. Recorded Dec 29: 1005.

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a Curlersee

The note herein This Mertany

> In Witness Whereof, The said part of the first part, had hereunto set hand and seal the day and year first above written. written. Signed and delivered in presence of Churt M. Barger

J. a. Halliday STATE OF KANSAS, SS. County of Doinglas

it Remembered, That on this ______day of _____ ______f. A. Halliday_____ State, came _____Elicer_O. D. Bargur Be it Remembered, That on this ____ May____, A. D. 1897, before me, ..., a Notary Public in and for said county and _____ to me personally

> known to be the same person____ 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 aug. 3th 1911 f. a. Recorded Oct. 1812 A. D. 1877, at 11³⁵⁻ clock a. M. f. a. Halliday Suary Public. 15 Sorman