State of Kamas, Shawree County, 33: Be It Remembered, That me this 14 today of June a.D. 1902. before me the undersigned, a Notary Public, in and for the County and State aforesaid, came William . Host. and Mary d. Yest husband and well who are personally know to me to be the same porsons who excluted the 66 within instrument of writing, and such persons duly ackender ledg fel the execution of the same. Du Testimony Whereof, I have hereunto set as my hand, kud affibed my official seal, I the day and year last above written. (2.3. agnes M. Gurnag han, Hotary Public. Com. expires fany 5the 190 ... A Chi Recorded June \$6 - a. L. 1904 at 10 15 a. 21. awarnistrong, Reg. of Deeds, By Elice Ellandetiting, Deg. This indenture, made the 21st day of June A.D.1906 between Hugo Schott unmarried of

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the County of Douglas and State of Kansas, party of the first part, and Bartlett Brothers Land and Loan Company, a corporation under the laws of Missouri, located at St. Joseph, Buchanan County, Missouri, party of the second part, Witnesseth, that the said party of the first part, in consideration of the sum of fifteen hundred dollars, in hand paid, the receipt whereof is hereby acknowledged, does grant, bargain, sell, convey and confirm to the said party of the second part, its successors and assigns, the following described real estate in the County of Douglas and State of Kansas, to wit: The south half of the north west quarter and the east thirty (30) acres of the north half of the north west quarter of section thirteen (13) also twenty (20) acres described as follows; beginning twenty (20) rods east of the center of the west line of said north west quarter section thirteen (13) thence east eighty (80) rods; thence north forty (40) rods; thence west eighty (80) rods; thence south forty (40) rods to the place of beginning all being in township fourteen (14) of range eighteen (18) and containing 130 acres.

To have and to hold the same, with the appurtenances thereto belonging or in any wass appertaining, including any right of homestead and every contingent right or estate therein, unto said party of the second part, its successors and assigns forever; the intention being to convey an absolute title in fee to said premises.

And the said party of the first part hereby covenants that he is lawfully seized of suid premises and has good right to convey the same; that said premises

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