靈	This Indenture, Made this goth day of December in the year of our Lord number hundred and tru (1910), between Lewissa Dow of Kawrener in the Com
	hundred and less (1919, between _ universal to Kawrener in the Com
	10 m , alas / 15 , 15 m , the fact part and
	Manylar and State of Kansas, of the first part, and—  6 hen Valdwin of the second part:
	Mitnesseth. That the said part 4- of the first part, in consideration of the st
	1 (/) 1// / (/ ( / ( / ( ) / ( ) ) ) 0 0 0 1
	I the those presents do E trant, bargain, sell and mor
	to the said part for the second part heirs and assigns, forever, all that tract or parcel of land situated in the County of Double to the said part for the second part heirs and assigns, forever, all that tract or parcel of land situated in the County of Double to the said part for the second part heirs and assigns, forever, all that tract or parcel of land situated in the County of Double to the said part for the second part for the second part for the said part for the said part for the second part for the second part for the said part for the said part for the second part for the said part for the second part for the said part for the said part for the second part for the said part for the second part for the said part for the said part for the second part for the said par
	1 Control Proper described as follows, to-wit:
	4 +M. las bundar I and distre nine (169) on Vermont
	Lot Number Come hundred and ligty nine (169) on Vermont Street, in the City of Laurence.
100	2008 City Certs - J
	with all the appurtenances, and all the estate, title and interest of the said part Lof the first part therein. And the said
	bante of the first hartdo hereby covenant and agree
	at the delivery hereof she is the lawful owner of the premises, above granted, and seized of a good and indefe
	at the delivery hereof the the lawful owner of the premises, above granted, and select of a good and nucleous estate of inheritance therein, free and clear of all incumbrances excepting one mentgage of eight fundred dellars to the Baldwin
	fundred dollars to 6 her maldwar
	This Grant is intended as a Mortgage to secure the payment of the st
	and in note this day avacuated
	according to the terms of one certain note this day executed and delivered by the said deciving have first has to the said part of the secon
	and delivered by the said
1	and this conveyance shall be rold if such payments be made as herein specified. But if default be made in such payment, or any part th
- 1	and this conveyance shall be void it such payments be made as neven specimen. But it default be made in such payments
	ar interest thereon or the taxes or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole ar
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	or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance, shall become absolute, and the whole and shall become due and payable, and it shall be lawful for the said part. Go the second part, there, executors, administrators and assig any time thereafter to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys a from such sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, an overplus, if any there be, shall be paid by the part—making such sale, on demand, to said frantly of the first frant heirs and assigns.  IN WITNESS WHEREOF, The said part 4—of the first part has becreunto set here hand and seal the day and year first a written.  Signed, Sealed and Delivered in presence of  STATE OF KANSAS,  Dought Daniel Sealed and Delivered in presence of  STATE OF KANSAS,  A D. 1910, before a Notary Public in and for said County and State, the person who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day coar last above written.  My Commission Expires Aux wary 23 M. 1911
	or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance, shall become absolute, and the whole and shall become due and payable, and it shall be lawful for the said part. Go the second part, there, executors, administrators and assig any time thereafter to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys a from such sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, an overplus, if any there be, shall be paid by the part—making such sale, on demand, to said frantly of the first frant heirs and assigns.  IN WITNESS WHEREOF, The said part 4—of the first part has becreunto set here hand and seal the day and year first a written.  Signed, Sealed and Delivered in presence of  STATE OF KANSAS,  Dought Daniel Sealed and Delivered in presence of  STATE OF KANSAS,  A D. 1910, before a Notary Public in and for said County and State, the person who executed the foregoing instrument and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day coar last above written.  My Commission Expires Aux wary 23 M. 1911
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