## MORTGAGE RECORD NO. 63

4 4 4 4 4		
F 9 d 3 .		
1302	The year of January in the year of	our Lord
1 2	between the thing here between the the and the	ith
3 Regist	tus wife	'ounty of
1 6 3	Langlas and State of Kansas, of the first part, and	ounty of
	Castra a Till Alan de	
		ond part:
ja	WITNESSETH That the said partile of the first part, in consideration of the sum	of
her	Show thousand and notice Do	DLLARS,
2	to them duly paid, the receipt of which is hereby acknowledged, ha zec sold, and by these presents do grant,	bargain,
22	sell and mortgage to the said part	el of land
mortgage is hereby	situated in the County of Douglas, and State of Kansas, described as follows to-wit:	
	The Southone half (B'3) of the North west one found	Lini
· [	It's and the East Thirty (30) aches of the north one half (n') of the	
E all	northwest one fourth (new 4) Dection Thurteen (13) also	
1 1	(20) acres described as follows Beginning twenty rods	r
riginal instrument.	Sthe center of the West and poul northwest one to	can
is endersed on the original instrument rited have leep pad in full, this received dechandd	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	urts
1 2 3 3	(13) Enw "4), section Shirtsen (13), thence East eighty (86) r	ods
	thence north forty (40) wods; thence west eighty (80) no	dr.
	thence couth forty (to) rods; to place of begunhing, al	lle
10 4 7	there south forty (40) rods; to glace of beginning, al	les
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1 1 1 1 1 ·	118	- 150
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) fill4	[ ]	, ,
1 1 1	with all the appurtenances, and all the estate, title and interest of the said part wo of the first part therein. And the said	
F18.4		
13	do	granted,
F	and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances.	
release		
Ī	This Grant is intended as a Mortgage to secure the payment of the sum of.	
	Thue Thomas I	
	this day executed.	
1		
1 2 1 1	and delivered by the said	ona part
1 3	S   VI	
1		
D. 193	z	
A. D. 193	and this conveyance shall be void if such payments be made as herein specified. But if default be made in such payments or	any part
. Dirica	and this conveyance shall be void if such payments be made as herein specified. But if default be made in such payments or thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute,	any part
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301108	and this conveyance shall be void if such payments be made as herein specified. But if default be made in such payments or thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, whole amount shall become due and payable, and it shall be lawful for the said part become part, have endeministrators and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof, in the manner prescribed and out of all the moneys arising from such sales to retain the amount then due for principal and interest, together with the cost and of making such sales, and the overplus, if any there be, shall be paid by the part. making such sale, on demand, to said heirs and IN WITNESS WHEREOF, The said part lead of the first part has the part of the first part has the day and year first above written.  Signed, Sealed and Delivered in the presence of STATE OF Hansas SS.  STATE OF Hansas SS.	any part and the cecutors, by law; charges assigns. (SEAL) (SEAL)
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