かった。これではいるのででは、

| | ie R. Parsons an | | arsons |
|---|--|--|--|
| | | · · · · · · · · · · · · · · · · · · · | |
| | | | |
| | | Douglas Fand State of | Kansas |
| | | Loan Association of the second part | |
| Twenty Five Hundr | | d partof the first part, in cons | |
| | | | DOLLAR |
| argain, sell and Mortgage to the | he said party of the second | wledged, ha <u>Ve</u> sold and by these p part, its heirs and assigns forever, all s, described as follows, to-wit: | |
| | | Nine (9), Ten (10) and I s Subdivision of Block | |
| | 7 | ion to the City of Lawre | |
| | A 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | * | |
| | | | |
| | | | |
| | - Constitute | | |
| 0 | | | |
| | | | |
| | | * | |
| | es of the first p | | f the first part therein the lawful owners |
| This grant is intended as a mo | rtgage to secure the paymen | t of Twenty Five Hundre | d and no/100 |
| Dollars, according to the terms | s of <u>9419</u> certain | | d delivered by the sa |
| Dollars, according to the terms | s of the first pa | this day executed an | nd delivered by the sai |
| Dollars, according to the terms Partie to the said party of the second specified. But if default be made in thereon, then this conveyance shall said party of the second part, its such the manner prescribed by law; an together with the costs and charges | part part part part part part part part | and this conveyance shall be void if such pereof, or interest thereon, or the taxes, or if it amount shall become due and payable, and thereafter, to sell the premises bereby gran from such sale to retain the amount then duerplus, if any there be, shall be paid by the | payments be made as here he insurance is not kept u it shall be lawful for tl ited, or any part thereof, ie for principal and interes |
| Dollars, according to the terms Partie to the said party of the second specified. But if default be made in thereon, then this conveyance shall said party of the second part, its sur the manner prescribed by law; an together with the costs and charges | part n such payments, or any part the become absolute, and the whole ccessors and assigns, at any time do out of all the moneys arising of making such sale, and the ov | and this conveyance shall be void if such pereof, or interest thereon, or the taxes, or if it amount shall become due and payable, and thereafter, to sell the premises bereby gran from such sale to retain the amount then duerplus, if any there be, shall be paid by the | payments be made as here he insurance is not kept u it shall be lawful for the ted, or any part thereof, he for principal and interes party making such sale, o |
| Dollars, according to the terms Partie o the said party of the second specified. But if default be made in thereon, then this conveyance shall aid party of the second part, its such the manner prescribed by law; an together with the costs and charges demand, to said | part part part part part part part part | and this conveyance shall be void if such pereof, or interest thereon, or the taxes, or if it amount shall become due and payable, and thereafter, to sell the premises bereby gran from such sale to retain the amount then duerplus, if any there be, shall be paid by the | payments be made as here he insurance is not kept u it shall be lawful for ti tted, or any part thereof, he for principal and interes party making such sale, heirs and assign |
| Dollars, according to the terms Partie o the said party of the second specified. But if default be-made in thereon, then this conveyance shall aid party of the second part, its such the manner prescribed by law; an together with the costs and charges demand, to said | part part part part part part part part | and this conveyance shall be void if such recof, or interest thereon, or the taxes, or if it amount shall become due and payable, and thereafter, to sell the premises hereby gran from such sale to retain the amount then duerplus, if any there be, shall be paid by the part, their | payments be made as here he insurance is not kept u it shall be lawful for th ted, or any part thereof, he for principal and interes party making such sale, of heirs and assign their |
| Dollars, according to the terms Partie to the said party of the second specified. But if default be made in specified, the second part, its such the manner prescribed by law; an together with the costs and charges demand, to said | part part part part part part part part | and this conveyance shall be void if such recof, or interest thereon, or the taxes, or if it amount shall become due and payable, and thereafter, to sell the premises hereby gran from such sale to retain the amount then duerplus, if any there be, shall be paid by the part, their | payments be made as here he insurance is not kept u it shall be lawful for th ted, or any part thereof, up for principal and interes party making such sale, o heirs and assign their (SEA) |
| Dollars, according to the terms Partie o the said party of the second specified. But if default be made in thereon, then this conveyance shaid party of the second part, its su the manner prescribed by law; an together with the costs and charges demand, to said par In Witness Wher thand S and seal Sthe day and Signed, Sealed and delivered STATE OF KANSAS | part a such payments, or any part the become absolute, and the whole coessors and assigns, at any time do out of all the moneys arising of making such sale, and the overties of the first coof. The said part d year first above written. in presence of se. | and this conveyance shall be void if such recof, or interest thereon, or the taxes, or if it amount shall become due and payable, and thereafter, to sell the premises hereby gran from such sale to retain the amount then duerplus, if any there be, shall be paid by the part, their | payments be made as here he insurance is not kept u it shall be lawful for th ted, or any part thereof, he for principal and interes party making such sale, heirs and assign their (SEA) |
| Dollars, according to the terms Partie to the said party of the second specified. But if default be made in thereon, then this conveyance shall said party of the second part, its au the manner prescribed by law; an together with the costs and charges demand, to said Par In Witness Wher hand s and seal sthe day an Signed, Sealed and delivered STATE OF KANSAS Douglas Co | part part part part part part part part | and this conveyance shall be void if such preof, or interest thereon, or the taxes, or if it amount shall become due and payable, and thereafter, to sell the premises hereby grant from such sale to retain the amount then duerplus, if any there be, shall be paid by the part, their Of the first part ha ve hereunto se Clis R Part Curican J | payments be made as here he insurance is not kept u it shall be lawful for th ted, or any part thereof, he for principal and interes party making such sale, o heirs and assign |
| Dollars, according to the terms Partie to the said party of the second specified. But if default be made in thereon, then this conveyance shall said party of the second part, its au the manner prescribed by law; an together with the costs and charges demand, to said Par In Witness Wher hand s and seal sthe day an Signed, Sealed and delivered STATE OF KANSAS Douglas Co | part n such payments, or any part the become absolute, and the whole cressors and assigns, at any time and out of all the moneys arising of making such sale, and the overlies of the first creof. The said part teeof. The said part teeof. The said part sin presence of sa, before me, in and for said County a, in and for said County a, | and this conveyance shall be void if such preof, or interest thereon, or the taxes, or if it amount shall become due and payable, and thereafter, to sell the premises hereby grant from such sale to retain the amount then duerplus, if any there be, shall be paid by the part, their Cof the first part ha Ve hereunto so the first part ha Ve hereunto so the first part has ve here here has ve here here has ve here here has ve here here here has ve here here here here here here here h | payments be made as here he insurance is not kept u it shall be lawful for th ted, or any part thereof, he for principal and interes party making such sale, o heirs and assign their (SEA) |
| Dollars, according to the terms Partie to the said party of the second specified. But if default be made in thereon, then this conveyance shall said party of the second part, its au the manner prescribed by law; an together with the costs and charges demand, to said Par In Witness Wher hand s and seal sthe day an Signed, Sealed and delivered STATE OF KANSAS Douglas Co | part n such payments, or any part the become absolute, and the whole coessors and assigns, at any time and out of all the moneys arising of making such sale, and the overlies of the first veof. The said part eof. The said part eof. The said part in presence of ss. Be It Remembered, I before me, in and for said County a, wife, Viviar to me personally know writing, and duly acknow many part to me personally know writing, and duly acknow writing, writi | and this conveyance shall be void if such recof, or interest thereon, or the taxes, or if it amount shall become due and payable, and thereafter, to sell the premises hereby gran from such sale to retain the amount then duerplus, if any there be, shall be paid by the part, their Cof the first part have hereunto so the first part have here hereunto so the first part have here here here here here here here he | payments be made as here he insurance is not kept u it shall be lawful for th ted, or any part thereof, he for principal and interes party making such sale, o heirs and assign their CSEA (SEA (SEA (SEA V A D 19 ——————————————————————————————————— |
| Dollars, according to the terms Partie to the said party of the second specified. But if default be made in thereon, then this conveyance shall said party of the second part, its such the manner prescribed by law; an together with the costs and charges demand, to said | part n such payments, or any part the become absolute, and the whole coessors and assigns, at any time and out of all the moneys arising of making such sale, and the overlies of the first veof. The said part eof. The said part eof. The said part in presence of ss. Be It Remembered, I before me, in and for said County a, wife, Viviar to me personally know writing, and duly acknow many part to me personally know writing, and duly acknow writing, writi | and this conveyance shall be void if such preof, or interest thereon, or the taxes, or if it amount shall become due and payable, and thereafter, to sell the premises hereby grant from such sale to retain the amount then due replus, if any there be, shall be paid by the part, their Chas R Part and the amount then due part, their Chas R Part and the part has veneral and the part | payments be made as here the insurance is not kept to it shall be lawful for to ted, or any part thereof, ted, or any part thereof, ted, or any part thereof, the for principal and interes party making such sale, their and assignet their SEA (SEA (SEA (SEA V A D 19 |

The note herein te sories, the contest of the sories of th

and the second second second second