Reg. No. 10,085

alson a

MORTGAGE-Standard Form		86. BOOK 106	r of Legal Blanks, Lawrence, Kansas		
		The second the second second	tor tegn blinks, tawrence, Aansas		
Ubis Inde	nture, Made this	25th day of	March	4	
A. D. 19.54 , between	Orvel Beer and his wi	fe, Lue Jutta Beer	the same	+ + +	
	a provident provident		and the second		
	and the second	and the second second	S in the second	-	
of Lawrence	, in the County of Dou	glas and State o	f Kansas		
	ouglas County-Building and Los		art.		
	Witnesseth, That the said pa	rt 1es of the first part in er	The sum of		
Four Thousand and	no/100		DOLLARS		
And set from the local state of the Party of the set of	ceipt of which is hereby acknowled				
	the said party of the second part,				
	of Douglas and State of Kansas, de		the second s		
Lot No. Seven (7	) in Block No. Twenty	Seven (27) in Univ	ersity Place		
Annex, an Addit:	on to the City of Law	rence.		Per Par	
ikung da manang mana Ang	ana		ann aide airean airtheachan an a		
	the second s				
-		P	a second s		
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
-				A DECEMBER OF THE OWNER OWNER OF THE OWNER OWNE	
-				1	
and the second second		· · · · · · · · · · · · · · · · · · ·			
-	· · · · · · · · · · · · · · · · · · ·				
	and all the estate, title and interes		of the first part therein.	-	
And the said part	les of the first part				
	nd agree that at the delivery hereo		the lawful owner S of		
The second s	and seized of a good and indefeas	ible estate of inheritance ther	ain from and aloon of all	A State of the sta	
incumbrances			ein, free and clear of an	1	
This grant is intended as a r	nortgage to secure the payment of ms of One certain note				
This grant is intended as a r Dollars, according to the ter part 10 to the said party of the second	ms of one <u>certain</u> note as of the first part id part	this day executed.	no/100and delivered by the said		
This grant is intended as a r Dollars, according to the ter part 10 to the said party of the secon specified. But if default be made thereon, then this conveyance as aid party of the second part, its the manner prescribed by law; together with the costs and char	ms of one certain note as of the first part ad part	this day executed this conveyance shall be void if suc of interest thereon, or the taxes, or ii nt shall become due and payable, ar after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by th	no/100 and delivered by the said h payments be made as herein the insurance is not kept up nd it shall be lawful for the anted, or any part thereof, in due for principal and interest,		
This grant is intended as a r Dollars, according to the ter part 1 e to the said party of the secon specified. But if default be made thereon, then this conveyance sh aid party of the second part, its he manner prescribed by law; together with the costs and charg	ms of <u>one</u> certain note as of the first part ad part and in such payments, or any part thereof, all become absolute, and the whole amou successors and assigns, at any time there and out of all the moneys arising from tes of making such sale, and the overplu	this day executed this conveyance shall be void if suc of interest thereon, or the taxes, or ii nt shall become due and payable, ar after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by th	no/100 and delivered by the said h payments be made as herein the insurance is not kept up nd it shall be lawful for the anted, or any part thereof, in due for principal and interest,		
This grant is intended as a r Dollars, according to the ter part14 to the said party of the secon specified. But if default be made thereon, then this conveyance sh said party of the second part, its he manner prescribed by law; together with the costs and chary demand, to said DI In Witness What	ms of <u>one</u> <u>certain</u> note as of the first part id part <u>and</u> in such payments, or any part thereof, all become absolute, and the whole amou successors and assigns, at any time there and out of all the moneys arising from res of making such sale, and the overplu artiles of the first part ereof, The said part <u>105</u> of	this day executed this conveyance shall be void if suc of interest thereon, or the taxes, or ii nt shall become due and payable, ar after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by th	no/100 and delivered by the said h payments be made as herein the insurance is not kept up d it shall be lawful for the anted, or any part thereof, in due for principal and interest, e party making such sale, on heirs and assigns.		
This grant is intended as a r Dollars, according to the ter part14 to the said party of the secon specified. But if default be made thereon, then this conveyance sh said party of the second part, its he manner prescribed by law; together with the costs and char, demand, to said DI In Witness Wh hand g and sealg the day a	ms of <u>one</u> certain note as of the first part ad part and in such payments, or any part thereof, all become absolute, and the whole amou successors and assigns, at any time there and out of all the moneys arising from res of making such sale, and the overplu artiles of the first part ereof, The said part <u>108</u> of and year first above written.	this day executed this conveyance shall be void if suc or interest thereon, or the taxes, or it it shall become due and payable, at after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by th art, their	no/100 and delivered by the said h payments be made as herein t the insurance is not kept up nd it shall be lawful for the anted, or any part thereof, in due for principal and interest, e party making such sale, on heirs and assigns. set		
This grant is intended as a r Dollars, according to the ter part14 to the said party of the secon specified. But if default be made thereon, then this conveyance sh said party of the second part, its he manner prescribed by law; together with the costs and chary demand, to said DI In Witness What	ms of <u>one</u> certain note as of the first part ad part and in such payments, or any part thereof, all become absolute, and the whole amou successors and assigns, at any time there and out of all the moneys arising from res of making such sale, and the overplu artiles of the first part ereof, The said part <u>108</u> of and year first above written.	this day executed this conveyance shall be void if suc or interest thereon, or the taxes, or it it shall become due and payable, at after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by th art, their	no/100 and delivered by the said the insurance is not kept up nd it shall be lawful for the anted, or any part thereof, in due for principal and interest, e party making such sale, on heirs and assigns. set their (SEAL)		
This grant is intended as a r Dollars, according to the ter part14 to the said party of the secon specified. But if default be made thereon, then this conveyance sh said party of the second part, its he manner prescribed by law; together with the costs and char, demand, to said DI In Witness Wh hand g and sealg the day a	ms of <u>one</u> certain note as of the first part ad part and in such payments, or any part thereof, all become absolute, and the whole amou successors and assigns, at any time there and out of all the moneys arising from res of making such sale, and the overplu artiles of the first part ereof, The said part <u>108</u> of and year first above written.	this day executed this conveyance shall be void if suc or interest thereon, or the taxes, or it it shall become due and payable, at after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by th art, their	no/100 and delivered by the said h payments be made as herein t the insurance is not kept up nd it shall be lawful for the anted, or any part thereof, in due for principal and interest, e party making such sale, on heirs and assigns. set		
This grant is intended as a r Dollars, according to the ter part14 to the said party of the secon specified. But if default be made thereon, then this conveyance ab- aid party of the second part, its the manner prescribed by law; together with the costs and chary demand, to saidPf In Witness Wh hand g and sealg the day a Signed, Sealed and deliver	ms of <u>One</u> <u>certain</u> note as of the first part and part <u>and</u> in auch payments, or any part thereof, all become absolute, and the whole amou successors and assigns, at any time there and out of all the moneys arising from res of making such sale, and the overplu artices of the first per ereof, The said part <u>108</u> of and year first above written. ed in presence of	this day executed this conveyance shall be void if suc or interest thereon, or the taxes, or it it shall become due and payable, at after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by th art, their	no/100 and delivered by the said the insurance is not kept up nd it shall be lawful for the anted, or any part thereof, in due for principal and interest, e party making such sale, on heirs and assigns. set their (SEAL)	0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
This grant is intended as a r Dollars, according to the ter part1e to the said party of the secon specified. But if default be made thereon, then this conveyance sh said party of the second part, its the manner prescribed by law, together with the costs and chary demand, to said In Witness Wh hand g and sealg the day a Signed, Sealed and deliver STATE OF KANSA	ms of <u>One</u> <u>certain</u> note as of the first part and part <u>and</u> in auch payments, or any part thereof, all become absolute, and the whole amou successors and assigns, at any time there and out of all the moneys arising from res of making such sale, and the overplu artices of the first per ereof, The said part <u>108</u> of and year first above written. ed in presence of	this day executed this conveyance shall be void if suc or interest thereon, or the taxes, or it it shall become due and payable, at after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by th art, their	no/100 and delivered by the said the insurance is not kept up nd it shall be lawful for the anted, or any part thereof, in due for principal and interest, e party making such sale, on heirs and assigns. set their (SEAL) Set (SEAL)		
This grant is intended as a r Dollars, according to the ter part10 to the said party of the secon specified. But if default be made thereon, then this conveyance sh said party of the second part, its he manner prescribed by law; together with the costs and char, demand, to said	ms of <u>One</u> <u>certain</u> note as of the first part and part <u>and</u> in such payments or any part thereof, all become absolute, and the whole amou successors and assigns, at any time there and out of all the moneys arising from res of making such sale, and the overplu articles of the first per ereof, The said part <u>les</u> of and year first above written. ed in presence of S tas.	this day executed this conveyance shall be void if suc of interest thereon, or the taxes, or if atter, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by th art, the 1r the first part have hereunto Such	no/100 and delivered by the said the insurance is not kept up di it shall be lawful for the anted, or any part thereof, in due for principal and interest, e party making such sale, on heirs and assigns. set		
This grant is intended as a r Dollars, according to the ter part10 to the said party of the secon specified. But if default be made thereon, then this conveyance sh said party of the second part, its he manner prescribed by law; together with the costs and char, demand, to said	ms of <u>One</u> certain note as of the first part and part	this conveyance shall be void if suc of interest thereon, or the taxes, or in it shall become due and payable, an after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by the art; the 1r the first part have hereunto Such but but but fue further by the first part have hereunto fue further by the first part have hereunto art for the first part have here the first part have hereunto fue further but but but fue further but but but but but fue further but but but but but but but fue further but	no/100 and delivered by the said h payments be made as herein t the insurance is not kept up nd it shall be lawful for the anted, or any part thereof, in due for principal and interest, e party making such sale, on heirs and assigns. set		
This grant is intended as a r Dollars, according to the ter part10 to the said party of the secon specified. But if default be made thereon, then this conveyance sh said party of the second part, its he manner prescribed by law; together with the costs and char, demand, to said	ms of <u>One</u> certain note as of the first part ad part	this day executed this conveyance shall be void if suc or interest thereon, or the taxes, or in it shall become due and payable, an after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by the art; the 1r the first part han ve hereunto Such the first part han ve hereunto Such the first part han ve hereunto Such the first part han ve hereunto a this <u>260</u> day of Marco under signed	no/100 and delivered by the said the insurance is not kept up dit shall be lawful for the insted, or any part thereof, in die for principal and interest, e party making such sale, on heirs and assigns. set their (SEAL) Set (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) 2h A D 19 51		
This grant is intended as a r Dollars, according to the ter part10 to the said party of the secon specified. But if default be made thereon, then this conveyance sh said party of the second part, its he manner prescribed by law; together with the costs and char, demand, to said	ms of <u>One</u> certain note as of the first part and part	this day executed this conveyance shall be void if suc or interest thereon, or the taxes, or in it shall become due and payable, an after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by the art; the 1r the first part have hereunto Such the first part have hereunto Such the first part have hereunto Such the first part have hereunto under signed te, came Orvel Beer and	no/100 and delivered by the said the payments be made as herein the insurance is not kept up nd it shall be lawful for the anted, or any part thereof, in due for principal and interest, e party making such sale, on heirs and assigns. set their (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) 2h A D 19 51 a Notary Public 1 his wife,		
This grant is intended as a r Dollars, according to the ter part10 to the said party of the secon specified. But if default be made thereon, then this conveyance sh said party of the second part, its he manner prescribed by law; together with the costs and char, demand, to said	ms of <u>One</u> <u>certain</u> note as of the first part and part <u>and</u> in such payments, or any part thereof, all become absolute, and the whole amou successors and assigns, at any time there and out of all the moneys arising from res of making such sale, and the overplu artitles of the first pe ereof, The said part <u>les</u> of and year first above written. ed in presence of S { S { County. Be It Remembered. That of before me <u>the</u> in and for said County and Sta Lue Jutta Beer to me personally known to	this day executed this conveyance shall be void if suc of interest thereon, or the taxes, or in at shall become due and payable, an after, to sell the premises hereby gr such sale to retain the amount then is, if any there be, shall be paid by the art, the 1r the first part have hereunto when the first part have here the first part have hereunto when the first part have here the first part have hereunto when the first part have here the first part have hereunto here the first part have here the first part have here the first part have here here the first part have here the first part have here here the first part have here here the first part have here the first part have here here here the first part have here here here here the same person Bwho execute	no/100 and delivered by the said the payments be made as herein the insurance is not kept up nd it shall be lawful for the anted, or any part thereof, in due for principal and interest, e party making such sale, on heirs and assigns. set their (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) 2h A D 19 51 a Notary Public 1 his wife,		
This grant is intended as a r Dollars, according to the ter part10 to the said party of the secon specified. But if default be made thereon, then this conveyance sh said party of the second part, its he manner prescribed by law; together with the costs and char, demand, to said	ms of <u>One</u> <u>certain</u> note as of the first part and part <u>and</u> in such payments, or any part thereof, all become absolute, and the whole amou successors and assigns, at any time there and out of all the moneys arising from res of making such sale, and the overplu articles of the first part ereof, The said part <u>108</u> of and year first above written. ed in presence of S County. <u>Bas</u> . Be It Remembered, That of in and for said County and Sta <u>Lue</u> Jutta Beer to me personally known to writing, and duly acknowledge IN WITNESS WHERROF, I	this day executed this conveyance shall be void if suc or interest thereon, or the taxes, or in it shall become due and payable, an after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by th art, the 1r the first part have hereunto <u>Owel</u> be <u>due</u> <u>be</u> <u>hereunto</u> <u>a this 266</u> day of <u>under signed</u> te, came <u>Orvel Beer and</u> be the same person Bwho execute et the execution of the same. have hereunto subscribed my name i	no/100 and delivered by the said the payments be made as herein the insurance is not kept up dit shall be lawful for the anted, or any part thereof, due for principal and interest, e party making such sale, on heirs and assigns. set their (SEAL) Set (SEAL) (SEAL) (SEAL) a Notary Public this wife, due to foregoing instrument of		
This grant is intended as a r Dollars, according to the ter part10 to the said party of the secon specified. But if default be made thereon, then this conveyance sh said party of the second part, its he manner prescribed by law; together with the costs and char, demand, to said	ms of <u>One</u> certain note as of the first part and part	this day executed this conveyance shall be void if suc or interest thereon, or the taxes, or in it shall become due and payable, an after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by th art; the 1r the first part have hereunto Such a the transformed be under signed te, came Orvel Beer and be the same person Bwho execute the the execution of the same. have hereunto subscribed my name a ritten.	no/100 and delivered by the said the payments be made as herein the insurance is not kept up difficient is not kept up heirs and assigns. Set their their is not assigns. Set their (SEAL) (SEAL) (SEAL) their is not arry Public difficient is not ar		
This grant is intended as a r Dollars, according to the ter part10 to the said party of the secon specified. But if default be made thereon, then this conveyance sh said party of the second part, its he manner prescribed by law; together with the costs and char, demand, to said	ms of <u>One</u> <u>certain</u> note as of the first part and part <u>and</u> in such payments, or any part thereof, all become absolute, and the whole amou successors and assigns, at any time there and out of all the moneys arising from res of making such sale, and the overplu articles of the first part ereof, The said part <u>108</u> of and year first above written. ed in presence of S County. <u>Bas</u> . Be It Remembered, That of in and for said County and Sta <u>Lue</u> Jutta Beer to me personally known to writing, and duly acknowledge IN WITNESS WHERROF, I	this day executed this conveyance shall be void if suc or interest thereon, or the taxes, or in it shall become due and payable, an after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by th art, the 1r the first part have hereunto <u>Owel</u> be <u>due</u> <u>be</u> <u>hereunto</u> <u>a this 266</u> day of <u>under signed</u> te, came <u>Orvel Beer and</u> be the same person Bwho execute et the execution of the same. have hereunto subscribed my name i	no/100 and delivered by the said the payments be made as herein the insurance is not kept up di it shall be lawful for the anted, or any part thereof, in due for principal and interest, e party making such sale, on beirs and assigns. set their (SEAL) (SEAL) (SEAL) (SEAL) 2h A D 19_51 a Notary Public d his wife, and affixed my official seal on		
This grant is intended as a r Dollars, according to the ter part14 to the said party of the secon specified. But if default be made thereon, then this conveyance ab- aid party of the scond part, its the manner prescribed by law; together with the costs and charg demand, to said	ms of <u>One</u> certain note as of the first part and part	this day executed this conveyance shall be void if suc or interest thereon, or the taxes, or in it shall become due and payable, an after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by th art; the 1r the first part have hereunto Such a the transformed be under signed te, came Orvel Beer and be the same person Bwho execute the the execution of the same. have hereunto subscribed my name a ritten.	no/100 and delivered by the said h payments be made as herein the insurance is not kept up di tabil be lawful for the anted, or any part thereof, in due for principal and interest, e party making such sale, on heirs and assigns. set their (SEAL) (S		
This grant is intended as a r Dollars, according to the ter part14 to the said party of the secon specified. But if default be made thereon, then this conveyance ah said party of the second part, its the manner prescribed by law; together with the costs and char demand, to said D <sup>2</sup> In Witness Wh hand g and sealg the day of Signed, Sealed and deliver STATE OF KANSA Douglas	ms of <u>One</u> certain note as of the first part and part	this day executed this conveyance shall be void if suc or interest thereon, or the taxes, or in it shall become due and payable, an after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by th art; the 1r the first part have hereunto Such a the transformed be under signed te, came Orvel Beer and be the same person Bwho execute the the execution of the same. have hereunto subscribed my name a ritten.	no/100 and delivered by the said h payments be made as herein the insurance is not kept up di tabil be lawful for the anted, or any part thereof, in due for principal and interest, e party making such sale, on heirs and assigns. set their (SEAL) (S	f Deedans ren was writ	
This grant is intended as a r Dollars, according to the ter part14 to the said party of the secon specified. But if default be made thereon, then this conveyance ab- sid party of the scone part, its the manner prescribed by law; together with the costs and char demand, to said In Witness Wh hand g and sealg the day a Signed, Sealed and deliver STATE OF KANSA Douglas UTAR PUIL CCU My commission expires.	ms of <u>One</u> certain note as of the first part and part	this day executed this conveyance shall be void if suc or interest thereon, or the taxes, or if it shall become due and payable, an after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by the art, the 1r the first part hanged be and by the art, the 1r the first part hanged be accessed by the thereunto a this 260 day of the same under signed te, came Orvel Beer and be the same person B who executed the same person B who executed the secution of the same. have hereunto subscribed my name a ritten. Accessed by the same and the same and the the same person B who executed the same person B who	no/100 and delivered by the said h payments be made as herein the insurance is not kept up di tabil be lawful for the anted, or any part thereof, in due for principal and interest, e party making such sale, on heirs and assigns. set their (SEAL) (S	f Deedams ren	
This grant is intended as a r Dollars, according to the ter part14 to the said party of the secon specified. But if default be made thereon, then this conveyance ah said party of the second part, its the manner prescribed by law; together with the costs and char demand, to said D <sup>2</sup> In Witness Wh hand g and sealg the day of Signed, Sealed and deliver STATE OF KANSA Douglas	ms of <u>One</u> certain note as of the first part and part	this day executed this conveyance shall be void if suc or interest thereon, or the taxes, or if it shall become due and payable, an after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by the art, the 1r the first part hanged be and by the art, the 1r the first part hanged be art of the the the taxes of the taxes and the same person B who executed the same person B who execute	no/100 and delivered by the said the payments be made as herein the insurance is not kept up nd it shall be lawful for the anted, or any part thereof, in due for principal and interest, e party making such sale, on heirs and assigns. set their (SEAL) (SEA	f Deedsnis rel was writ on the orig	ten mai
This grant is intended as a r Dollars, according to the ter part14 to the said party of the secon specified. But if default be made thereon, then this conveyance ab- sid party of the scone part, its the manner prescribed by law; together with the costs and char demand, to said In Witness Wh hand g and sealg the day a Signed, Sealed and deliver STATE OF KANSA Douglas UTAR PUIL CCU My commission expires.	ms of <u>One</u> certain note as of the first part and part	this day executed this conveyance shall be void if suc or interest thereon, or the taxes, or in a shall become due and payable, an after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by the art, the 1r the first part hanger be about the first such sale to retain the amount then s, if any there be, shall be paid by the art, the 1r the first part hanger be about the source of the same be about the same such as a such as a under signed te, came Orvel Beer and be the same person B who executed the execution of the same. have hereunto subscribed my name a ritten. Data M. Mark M. Jaco M. J. Stall, J.	no/100 and delivered by the said the payments be made as herein the insurance is not kept up nd it shall be lawful for the anted, or any part thereof, in due for principal and interest, e party making such sale, on heirs and assigns. set their (SEAL) (SEA	f Deedanis rei was write on the orig morwage	ten mai
This grant is intended as a r Dollars, according to the ter part14 to the said party of the secon specified. But if default be made thereon, then this conveyance ab- sid party of the scone part, its the manner prescribed by law; together with the costs and char demand, to said In Witness Wh hand g and sealg the day a Signed, Sealed and deliver STATE OF KANSA Douglas UTAR PUIL CCU My commission expires.	ms of <u>One</u> certain note as of the first part and part	this day executed this conveyance shall be void if suc or interest thereon, or the taxes, or in a shall become due and payable, an after, to sell the premises hereby gr such sale to retain the amount then s, if any there be, shall be paid by the art, the 1r the first part hanger be about the first such sale to retain the amount then s, if any there be, shall be paid by the art, the 1r the first part hanger be about the source of the same be about the same such as a such as a under signed te, came Orvel Beer and be the same person B who executed the execution of the same. have hereunto subscribed my name a ritten. Data M. Mark M. Jaco M. J. Stall, J.	no/100 and delivered by the said the payments be made as herein the insurance is not kept up nd it shall be lawful for the anted, or any part thereof, in due for principal and interest, e party making such sale, on heirs and assigns. set their (SEAL) (SEA	f Deedanis rei was write on the orig morwage	ten mai

2

8

•

64

1. 1. 1. A. 1. 4.