This Inde	nturo Mada	ihis	day of Sentem	ber	
	n Olie R. Parsons				
	•				
Tatimanaa	,				
ofLawrence		f Douglas	and State ofKa	1888	
		Id part1.8 of the first p	1	the sum of	
Nine Thousand	Eive Hundred and r	10/100		DOLLARS	
grant, bargain, sell and	the feceipt of which is he d Mortgage to the said part situated in the County of D	v of the second part. Its h	eirs and assigns forev	er all that	
or oralibour p	e (9), Ten'(10) ar Subdivision of Blo Lition to the City	OCK NO. Pifteen (]	Block No. One (5) of Babcock's	1)	
of all incumbrances : This grant is intended	as a mortgage to secure the	payment of NineTho		red and	
of all incumbrances : This grant is intended no/100Dollars, a part.188of the firs lifed, But if default be made i this convegance shall become part, in successor and estign out of all the moneys a sing	as a mortgage to secure the according to the terms of o t part to the said party in such payments, or any part thereof escolute, and the whole amount shall from such sale to retain the amount th	payment of NINGTho ne certain note this day e of the second part of the second part , or interest thereon, or the taxe, of become due and payable, and its premises hereby granted, or any pa endue for principal and interest, to	USOND. Five Hund executed and delivered or of the Insurance is not kept hall be lewful for the said par ur thereof, in the manner presso ogether with the costs and ch	ned and by the said te as herein spec- up thereon, then y of the second bed by lawy and	
of all incumbrances : This grant is intended no/100Dollars, a part.188of the firs lifed, But if default be made i this conveyance shall become part, its successors and assig out of all the moneys asising such sale, and the overplux, part 188	as a mortgage to secure the according to the terms of o t part to the said party in such payments, or any part thereof absolute, and the whole amount shall as, as any time thereafter, to sell the from such said to retain the amount the lif any there be, shall be paid by to of the first part,	payment of NineTho ne certain note this day e of the second part of the second part i become due and payable, and its premises hereby granted, or any pa- end us for principal and interest, to the party making such sale, on d 	USONG. Five. Hund: executed and delivered or if the insurance is not kept hall be lewful for the said par it thereof, in the manner presor ogether with the costs and ch emand, to said	hean and by the said by the said up thereon, then y of the second bed by lawy and roges of making d a	
of all incumbrances : This grant is intended no/100Dollars, a part.108of the firs lifed, but if default be made it this conveyance shall become part, its successor and asign out of all the moneys arising such sale, and the overplox, <u>parties</u> In Witness Whe hand B and seal B the	as a mortgage to secure the according to the terms of o t part to the said party in such payments, or any part thereof absolute, and the whole amount shall from such sale to retain the amount th if any there be, shall be paid by of the first part, preof, The said part198 e day and year first above w	payment of NineTho ne certain note this day e of the second part and this conveyance shall b , or interest thereon, or the taxe, o become due and payable, and it is permises hereby granted, or any pa- pen due for principal and interest, to the party making such sale, on d 	USONG. Five. Hund: executed and delivered or if the insurance is not kept hall be lewful for the said par it thereof, in the manner presor ogether with the costs and ch emand, to said	red and by the said be as herein spec- up thereon, then y of the second bed by laws and rges of making herr and essigns. 31r	
of all incumbrances : This grant is intended no/100Dollars, a part.108of the firs lifed, but if default be made it this conveyance shall become part, its successor and asign out of all the moneys arising such sale, and the overplox, <u>parties</u> In Witness Whe hand B and seal B the	as a mortgage to secure the according to the terms of o t part to the said party in such payments, or any part thereof absolute, and the whole amount shall from such sale to retain the amount th if any there be, shall be paid by of the first part, preof, The said part. 198	payment of NineTho ne certain note this day e of the second part and this conveyance shall b , or interest thereon, or the taxe, o become due and payable, and it is permises hereby granted, or any pa- pen due for principal and interest, to the party making such sale, on d 	USONG. Five. Hund: executed and delivered or if the insurance is not kept hall be lewful for the said par it thereof, in the manner presor ogether with the costs and ch emand, to said	hean and by the said by the said up thereon, then y of the second bed by lawy and roges of making d a	
of all incumbrances : This grant is intended no/100Dollars, a part.108of the firs lifed, but if default be made it this conveyance shall become part, its successor and asign out of all the moneys arising such sale, and the overplox, <u>parties</u> In Witness Whe hand B and seal B the	as a mortgage to secure the according to the terms of o t part to the said party in such payments, or any part thereof absolute, and the whole amount shall from such sale to retain the amount th if any there be, shall be paid by of the first part, preof, The said part198 e day and year first above w	payment of NIRE. Thom ne certain note this day e of the second part and this conveyance shall be or interest thereon, or the face, of become due and payable, and it is permises hereby granted, or any pa- pen due for principal and interest, to the party making such sale, on d their of the first part ha. we written, Olie R. Pa William S	USBAD. Five Hund executed and delivered or void if such payments be may or if the insurance is not kept hall be lawful for the said pre- ogether with the costs and ch emend, to said hereunto set the Plandows A Parence	red and by the said le as herein spec- up thereon, then y of the second bed by lawy and urges of making disting heirs and essigns. Bar (SEAL)	
of all incumbrances : This grant is intended no/100Bollars, a part.158of the firs: Ified, But if default be made i this conveyance shall become part, its successors and asign out of all the moneys arising if such sale, and the overplux, part 108 In Witness Whe hand S and seal S this Signed, Sealed and d STATE OF KAN	as a mortgage to secure the according to the terms of o t part to the said party in such payments, or any part thereof absolute, and the whole amount shall is, at any time thereafter, to sell the form such said to relatin the amount the of the first part, of the first part, acday and year first above w elivered in presence of ISAS	payment of NineTho ne certain note this day e of the second part of the second part or Interest thereon, or the taxes, of become due and payable, and is a premises hereby granted, or any pa- ned us for principal and interest, to the party making such sale, on d 	USBAD. Five Hund executed and delivered or void if such payments be may or if the insurance is not kept hall be lawful for the said pre- ogether with the costs and ch emend, to said hereunto set the Plandows A Parence	hed and by the said be as herein spec- up thereon, then y of the second bed by lawy and urges of making 0 heirs and essigns. 31r (SEAL) (SEAL)	
of all incumbrances : This grant is intended no/100Dollars, a part.198of the firs: fied, But if default be made i this conveyance shall become part, its successors and asign out of all the moneys arising such sale, and the overplux, part.198 In Witness Whe hand B and seal B thu Signed, Sealed and d	as a mortgage to secure the according to the terms of o t part to the said party in such payments, or any part thereof absolute, and the whole amount shall is, at any time thereafter, to sell the form such said to retain the amount the of the first part., areof, The said part108 a day and year first above w elivered in presence of ISAS	payment of Nine. Tho ne certain note this day e of the second part	USEND. Five Hund executed and delivered or if the Insurance is nor kept hall be lawful for the said par it thereof, in the manner prece- ogether with the costs and ch emand, to said hereunto set thu Parsons Parsons Qctoper	reed and by the said be as herein spec- up thereon, then y of the second bed by law; and gross of making gross of making a heirs and essigns. B1r (SEAL) (SEAL)	
of all incumbrances : This grant is intended no/100Bollars, a part.158of the firs: Ified, But if default be made i this conveyance shall become part, its successors and asign out of all the moneys arising if such sale, and the overplux, part 108 In Witness Whe hand S and seal S this Signed, Sealed and d STATE OF KAN	as a mortgage to secure the according to the terms of o t part to the said party in such payments, or any part thereof absolute, and the whole amount shall as, at any time thereafter, to sell the form such said to retain the amount the of the first part of the first part a day and year first above w elivered in presence of ISAS County Be It Romembered; T before me,	payment of Nine. Tho ne certain note this day e of the second part of the second part is of the second part of interest thereon, or the taxe, of become due and payable, and it a premises hereby granted, or any pa- ned us for princed and interest, to be due for princed and interest, to the party making such sale, on d their of the first part have. written. Olie R. Pa Uitean I. Vivian I. bat on this 2nd day of he undersigned	usend. Five Hund executed and delivered or if the insurance is not kept hall be lawful for the said par it thereof, in the manner preco ogether with the costs and ch emand, to said 	red and by the said be as herein spec- up thereon, then y of the second bed by lawy and urges of making dearers and essigns. 31 r (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
of all incumbrances : This grant is intended no/100Bollars, a part.158of the firs: Ified, But if default be made i this conveyance shall become part, its successors and asign out of all the moneys arising if such sale, and the overplux, part 108 In Witness Whe hand S and seal S this Signed, Sealed and d STATE OF KAN	as a mortgage to secure the according to the terms of o t part to the said party in such payments, or any part thereof absolute, and the whole amount shall from such sale to retain the amount the from such sale to retain the amount the second the first part, a day and year first above we elivered in presence of ISAS 	payment of Nine. Tho ne certain note this day e of the second part and this conveyance shall b or interest thereon, or the taze, of become due and payable, and its premises hereby granted, or any pa- sed us for principal and interest, to the party making such sale, on d their. of the first part have. written. Olie R. Pa Unican C Vivian I. bet on this 2nd day of he undersigned d State, came Olie R. Pre- Parsons	usend. Five Hund executed and delivered evoid if such payments be may or if the insurance is not kept hall be lawful for the said par it thereof, in the manner prescr other with the costs and ch emand, to said hereunto set the Parsons Dareons Parsons QCLODER STRXENDER = Nota arsons_end. hts. 1	reed and by the said be as herein spec- up thereon, then y of the second bed by law; and group of making of the second heirs and essigns. B1r (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
of all incumbrances : This grant is intended no/100Bollars, a part.158of the firs: Ified, But if default be made i this conveyance shall become part, its successors and asign out of all the moneys arising if such sale, and the overplux, part 108 In Witness Whe hand S and seal S this Signed, Sealed and d STATE OF KAN	as a mortgage to secure the iccording to the terms of o t part to the said party in such payments, or any part thereof ebsolute, and the whole amount shill be at any time thereafter, to sell from such said to retain the amount th if any there be, shall be paid by to of the first part, of the first part, e day and year first above w elivered in presence of isas County, Be it Romembered; T before me, <u>t</u> for said county an <u>Vivian</u> to me personally b and duly schnowle in winness wheaver, it	payment of Nine. Tho ne certain note this day e of the second part the second part of the second part of the second part the convence shall b convert thereon, or the take, of become due and payable, and it is premises hereby granted, or any pa- sed us for principal and interest, to the party making such sale, on d their of the first part have. withen. Olie R. Pr Wivian I. Vivian I. 	USEND. Five Hund executed and delivered evoid if such payments be mar or if the insurance is nor kept hall be lawful for the said par it thereof, in the manner prece- ogether with the costs and ch emand, to said 	reed and by the said le as herein spec- up thereon, then y of the second bed by lawy and upse of making debra and essigns. B1r (SEAL)	
of all incumbrances : This grant is intended no/100Bollars, a part.188of the first lifed, But if default be made i this conveyance shall become part.188of the complex, part.188of the overplex, part.188of the overplex, part.1	as a mortgage to secure the according to the terms of o t part to the said party in such payments, or any part thereof absolute, and the whole amount shall in, at any time thersafter, to sail the amount is if any there be, shall be paid by to of the first part, pareof, The said part. 168 a day and year first above w elivered in presence of ISAS County, Be It Romembered; T before me,	payment of Nine. Tho ne certain note this day e of the second part means the conveynes shall be or interest thereon, or the take, of become due and payable, and its premises hereby granted, or any pa- sed due for principal and interest, to the party making such sale, on d their. of the first part have. written. Olie R. Pr Utvian I. Vivian I. 	USEND. Five Hund executed and delivered evoid if such payments be mar or if the insurance is nor kept hall be lawful for the said par it thereof, in the manner prece- ogether with the costs and ch emand, to said 	reed and by the said be as herein spec- up thereon, then y of the second bed by lawy and urges of making abers and essigns. B1r (SEAL)	
of all incumbrances : This grant is intended no/100Bollars, a part.188of the first lifed, But if default be made i this conveyance shall become part.188of the complex, part.188of the overplex, part.188of the overplex, part.1	as a mortgage to secure the according to the terms of o t part to the said party in such payments, or any part thereof estolute, and the whole amount shall from such sale to retain the amount th if any there be, shall be paid by 1 of the first part, preof, The said part. 198 a day and year first above w silvered in presence of ISAS County, ss. Be it Remembered; T for said county an Vivian	payment of Nine. Thom ne certain note this day e of the second part and this conveyance shall be or interest thereon, or the taxes, of become due and payable, and it is pendue for principal and interest, to the party making such sale, on d their of the first part have. written. Olie R. Pr Olie R. Pr Uttian I. Vivian I. Ast on this <u>2nd</u> day of he undersigned d State, come Olie R. Pr a. Parsons nown to be the same perton. But ded the execution of the same, have hereunts subscribed my name citien.	USONG. Five Hund executed and delivered evoid if such payments be mar or if the insurance is not kept hall be lawful for the said par it thereof, in the manner prece- ogener with the costs and ch emand, to said hereunto set thu <i>Parsons</i> <i>Parsons</i> <u>October</u> <u>BEDEREXTORS</u> arBONS. End. hts a Note arBONS. End. hts s executed the foregoing instr- and allized my official seef	reed and by the said be as herein spec- up thereon, then y of the second bed by lawy and urges of making abers and essigns. B1r (SEAL)	
of all incumbrances : This grant is intended no/100Dollars, a part 188. of the first ified, but if default be made if this converance shall become part, its vuccessor and astro- part its vuccessor and astro- state of all the more and astro- part its vuccessor and astro- state of all the more astro- to astro- to astro- state of all the more astro- state of all the more astro- state of all the more astro- to astro- state of all the more astro- state of all the more astro- state of all the more astro- to astro- state of all the more astro- state of all the more astro- state of a state of astro- to astro- state of astro-	as a mortgage to secure the as a mortgage to secure the as a mortgage to secure the as a mortgage to secure the transformer of the said party In such payments, or any part thereof absolute, and the whole amount shall in such saids to retain the amount the from such sale to retain the amount the from such sale to retain the amount the any time be, shall be paid by 1 of the first part, areof, The said part. 188. a day and year first above we slivered in presence of ISAS 	payment of Nine. Thom ne certain note this day e of the second part	USEND. Five Hund executed and delivered evoid if such payments be may or if the insurance is not kept hall be lawful for the said par uri thereof, in the manner preux regener with the costs and ch emand, to said hereunto set the Parsons Dareons Dareons Parsons QCtoper STRXXDER arsons_end_his_s arsons_end_his_s arsons_end_his_s and atlived my official iseal	red and by the said be as herein spec- up thereon, then y of the second bed by laws and riges of making abers and essigns. B1F (SEAL) (SEA	thes
of all incumbrances : This grant is intended no/100Dollars, a part 188. of the first ified, but if default be made if this converance shall become part, its vuccessor and astro- part its vuccessor and astro- state of all the more and astro- part its vuccessor and astro- state of all the more astro- to astro- to astro- state of all the more astro- state of all the more astro- state of all the more astro- to astro- state of all the more astro- state of all the more astro- state of all the more astro- to astro- state of all the more astro- state of all the more astro- state of a state of astro- to astro- state of astro-	as a mortgage to secure the in such payments, or any part thereof absolute, and the whole amount shall from such sale to retain the amount shall from such sale to retain the amount is from such sale to retain the amount is from such sale to retain the amount is a day there be, shall be paid by of the first part, preof. The said part 1985. a day and year first above w elivered in presence of ISAS SS. County, Be it Romembered; T before me, for said County an 	payment of Nine. Thom ne certain note this day e of the second part	USBAD. Five Hund executed and delivered evoid if such payments be may or if the insurance is not kept hall be lawful for the said par- tri thereof, in the manner par- ogether with the costs and ch emend, to said hereunto set the Parsons Parsons QCtoper SEDEEXTREE arsons end his said arsons executed the foregoing instr and atfixed my official seal obn C. Emick Date Parson arsons end his said	red and by the said be as herein spec- up thereon, then y of the second bed by laws and orges of making a betrs and essigns. Blr (SEAL) (S	many

- 4

Str.

٠, 14

1

Ô

,

Canana a an ing talan sa talah talah sa talapat sa sa ga

4

.

i. 1

r

. ..

÷