	of william h. finclait of in the County of of the first part, and W. C. Beardeley, c of the second part,	of _ Douglas and State of harrs	6.0
	Difteen Hundred of which is hereby acknowledged, hath_sold and of the second part_lisheirs and assigns fore of Kansas, described as follows, to-wit: Luchor	te first part in consideration of the sum of DOLLARS, to him DOLLARS, to him d by these presents doth grant, bargain, sell and mortgage ever, all that tract or parcel of land situated in the County of the half of the North Westquarter of fee een(14) Douth, of Range No Eighteen(18) En d, mort or less,	to the said party f Douglas and State tion powerity
	with all the appurtenances, and all the estate, tith	e and interest of the said party_of the first part there	
	doll hereby covenant and agreet at the delivery of a good and indefeasible estate of inheritance the and defend the came insthe farty, his heirs and assigns, for	hereof he is the lawful owner of the premises above rein free and clear of all incumbrances, and that he c west and peace able possession of sai. rever, against all persons lawfully cla	granted, and seized villworront
	This grant is intended as a Mortgage to secure the		
	according to the terms of or e certain said harty of the first by die infine years from date, wi evidence dby corepons attache	n-mortgagenote this day executed art to the said party thiss terest from date to maturity or d to said note, and insterest afternor	of the second part:
		per annum until fully paid	
	part thereof, or interest thereon, or the taxes, or i and the whole amount shall become due and paya executors, administrators and assigns, at any time prescribed by law, appraisement hereby waived or or assigns; and out of all, moneys arising from suc the costs and charges of making such sales, and th	ts be made as herein specified. But if default be made in su f the insurance is not kept up thereon, then this conveyance sl tble, and it shall be lawful for the said party of the secon- thereafter, to sell the premises hereby granted, or any part tl mot at the option of the party of the second part $L_{M,q}$ exec ch sales, to retain the amount then due for principal and in he overplus, if any there be, shall be paid by the party of $L_{q,q} = h_{M,q}$	hall become absolute, d part <u>hus</u> hereof, in the manner cutors, administrators terest, together with
	part thereof, or interest thereon, or the taxes, or i and the whole amount shall become due and paya executors, administrators and assigns, at any time prescribed by law, appraisement hereby waived or i or assigns; and out of all thoreys arising from suc the costs and charges of making such sales, and the demand to the said part of the first the heirs and assigns.	If the insurance is not kept up thereon, then this conveyance slable, and it shall be lawful for the said $party$ of the second thereafter, to sell the premises hereby granted, or any part the not at the option of the party of the second part hu_{0} exects hales, to retain the amount then due for principal and in he overplus, if any there be, shall be paid by the party of hu_{0} .	hall become absolute, d part ALG hereof, in the manner autors, administrators terest, together with haking such sale on
	part thereof, or interest thereon, or the taxes, or i and the whole amount shall become due and paya executors, administrators and assigns, at any time prescribed by law, appraisement hereby waived or or assigns; and out of all moneys arising from suc the costs and charges of making such sales, and the demand to the said party of three first heirs and assigns. In Witness Whereof, The said party above written.	If the insurance is not kept up thereon, then this conveyance sluble, and it shall be lawful for the said party of the second thereafter, to sell the premises hereby granted, or any part the not at the option of the party of the second part the exec ch sales, to retain the amount then due for principal and in the overplus, if any there be, shall be paid by the party of the party	hall become absolute, d part <i>Acce</i> hereof, in the manner rutors, administrators terest, together with haking such sale on day and year first
a (fr	part thereof, or interest thereon, or the taxes, or i and the whole amount shall become due and paya executors, administrators and assigns, at any time prescribed by law, appraisement hereby waived or or assigns; and out of all moreys arising from suc the costs and charges of making such sales, and th demand to the said party of thre first heirs and assigns. I first party	If the insurance is not kept up thereon, then this conveyance slable, and it shall be lawful for the said party of the second thereafter, to sell the premises hereby granted, or any part the not at the option of the party of the second part exec ch sales, to retain the amount then due for principal and in he overplus, if any there be, shall be paid by the party n part n art, hus of the first part, hall, hereunto set hand and seal the	hall become absolute, d part ALG hereof, in the manner autors, administrators terest, together with haking such sale on
e st	part thereof, or interest thereon, or the taxes, or i and the whole amount shall become due and paya executors, administrators and assigns, at any time prescribed by law, appraisement hereby waived or or assigns; and out of all moneys arising from suc the costs and charges of making such sales, and the demand to the said party of three first heirs and assigns. In Witness Whereof, The said party above written.	If the insurance is not kept up thereon, then this conveyance slable, and it shall be lawful for the said party of the second thereafter, to sell the premises hereby granted, or any part the not at the option of the party of the second part exec ch sales, to retain the amount then due for principal and in he overplus, if any there be, shall be paid by the party n part n art, hus of the first part, hall, hereunto set hand and seal the	hall become absolute, d part ALG hereof, in the manner nutors, administrators terest, together with naking such sale on day and year first (SEAL-) (SEAL-) (SEAL-)
H & Pays 94	part thereof, or interest thereon, or the taxes, or i and the whole amount shall become due and paya executors, administrators and assigns, at any time prescribed by law, appraisement hereby waived or or assigns; and out of all moneys arising from suc the costs and charges of making such sales, and the demand to the said party of three first heirs and assigns. In Witness Whereof, The said party above written.	If the insurance is not kept up thereon, then this conveyance slable, and it shall be lawful for the said party of the second thereafter, to sell the premises hereby granted, or any part the not at the option of the party of the second part exec ch sales, to retain the amount then due for principal and in he overplus, if any there be, shall be paid by the party n part n art, hus of the first part, hall, hereunto set hand and seal the	hall become absolute, d part ALG hereof, in the manner rutors, administrators terest, together with haking such sale on day and year first (SEAL.)
Bank H & Panp 94	part thereof, or interest thereon, or the taxes, or i and the whole amount shall become due and paya executors, administrators and assigns, at any time prescribed by law, appraisement hereby waived or r or assigns; and out of all thore y arising from suc the costs and charges of making such sales, and th demand to the said party of the first heirs and assigns. In Witness Whereof, The said party above written. Signed and delivered in presence of STATE OF KANSAS, County of Longlas	That on this _ 1114 day of _ June, A. I	hall become absolute, d part ALG hereof, in the manner rutors, administrators terest, together with haking such sale on day and year first (SEAL.) (SEAL.) (SEAL.) (SEAL.)
Bank H & Panp 94	part thereof, or interest thereon, or the taxes, or i and the whole amount shall become due and paya executors, administrators and assigns, at any time prescribed by law, appraisement hereby waived or or assigns; and out of all moreys arising from suc the costs and charges of making such sales, and the demand to the said <u>carty of the first</u> heirs and assigns. In Witness Whereof, The said party above written. Signed and delivered in presence of STATE OF KANSAS, County of Longlas Be it Remembered, T J. a. Wight State, camellic known to be the the execution of the said party	f the insurance is not kept up thereon, then this conveyance slable, and it shall be lawful for the said party of the second thereafter, to sell the premises hereby granted, or any part the not at the option of the party of the second part exects sales, to retain the amount then due for principal and in the overplus, if any there be, shall be paid by the party nd for the first part, half hereunto set his hand and seal the dart, his, A. If the first part, half hereunto set his, A. If the first part, half hereunto set his, A. If the first part, half hereunto and seal the, a Notary Public in and the amount the foregoing instrument, and the same.	hall become absolute, d part ALG hereof, in the manner rutors, administrators terest, together with haking such sale on day and year first (SEAL.) (SEAL.) (SEAL.) (SEAL.) (SEAL.) D. 1891_, before me for said County and to me personally I duly acknowledged
H & Pays 94	part thereof, or interest thereon, or the taxes, or i and the whole amount shall become due and paya executors, administrators and assigns, at any time prescribed by law, appraisement hereby waived or r or assigns; and out of all thoreys arising from suc the costs and charges of making such sales, and the demand to the said fract of the first heirs and assigns. In Witness Whereof, The said party above written. Stigned and delivered in presence of STATE OF KANSAS, County of Louglas Be it Remembered, T d. a. Wight State, camelle known to be the the execution of the In Witness and year last above My commission expirest	f the insurance is not kept up thereon, then this conveyance slible, and it shall be lawful for the said party of the second thereafter, to sell the premises hereby granted, or any part the not at the option of the party of the second part file exect chastles, to retain the amount then due for principal and in he overplus, if any there be, shall be paid by the party of the first part, half hereunto set file hand and seal the word file first part, half hereunto set file hand and seal the word file first part, half hereunto set file hand and seal the word file first part, half hereunto set file hand and seal the first part, half hereunto set file hand and seal the first part, half hereunto set file hand and seal the file first part, half hereunto set file hand and seal the file first part, half hereunto set file hand and seal the file first part, half hereunto set file hand and seal the file file file file file file file fil	hall become absolute, d part ALG hereof, in the manner rutors, administrators terest, together with haking such sale on day and year first (SEAL-) (SEAL-) (SEAL-) (SEAL-) (SEAL-) (SEAL-) (SEAL-) (SEAL-) (SEAL-) (SEAL-) (SEAL-)