11	×.	11
IT 1	12	
5.11		41
	ſ	0

and a summer of the second

14

بر ال ال

1 1 1 1 1 1			DILIMING	
Lord one thousand eight	ht hundred and ninety 1044 0. BOWERS and MC	ry A Bowers		
of CHUMIAALS -	in the County	of ADULALA	and State of A	amas).
of the first part, and Q.	Missger			
of the second part,	That the said part U.A. of th	e first part in consideration	of the sum of	
Thru Kundred	(and 11th, (350-)_	D	OLLARS, to TIMM	duly paid
of which is hereby ackr	nowledged, hat sold and b	y these presents do gra	unt, bargain, sell and mortg	gage to the
of the second part MA	heirs and assigns forever s follows, to-wit: IAL 64	, all that tract or parcel of	land situated in the Count	y of Doug
of Lansas, described as	moun as Next Law	rince		
0				
**************************************				·····•
with all the appurtenan	nces, and all the estate, title	and interest of the said	part A. of the first part	therein.
	parties of the	u first kari		
do-hereby covenant a	and agree that at the delivery ndefeasible estate of inheritance	y hereot MALL MALL the	awful owners of the pren	nises above
seizea or a good and in	dereasible estate of inneritance			
	•			
This grant is intended a	as a Mortgage to secure the	payment of the sum of		
Ilree Mi	undred and filty.	Dollary (#3505)_		
according to the terms	of certain certain	art	this day execut 	ted and del
said	waras il and protection (a		the same part	
			The second s	
An and a second s				
and this conveyance sha	all be void if such payments h	be made as herein specified	. But if default be made	in such pa
part therefor, or interest	all be void if such payments b at thereon, or the taxes, or if th	e insurance is not kept up t	hereon, then this conveyand	ce shall bec
part therefor, or interest and the whole amount s executors, administrator	st thereon, or the taxes, or if the shall become due and payable ors and assigns, at any time the	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premise:	hereon, then this conveyand the said part 4 of the sec s hereby granted, or any pa	ce shall bec cond part urt théreof,
part therefor, or interest and the whole amount s executors, administrator prescribed by law, appr or assigns; and out of a	st thereon, or the taxes, or if the shall become due and payable ors and assigns, at any time the praisement hereby waived or r all the moneys arising from st	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premise not at the option of the par uch sales, to retain the am	hereon, then this conveyand the said part 4 of the sec shereby granted, or any pa ty of the second part MAA. ount then due for principa	ce shall bec cond part art thereof, executors, a al and into
part therefor, or interest and the whole amount s executors, administrator prescribed by law, appr or assigns; and out of a with the costs and char	at thereon, or the taxes, or if the shall become due and payable ors and assigns, at any time the praisement hereby waived or r all the moneys arising from sur- grees for making such sales, an	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premises not at the option of the par uch sales, to retain the ann- nd the overplus, if, any the	hereon, then this conveyand the said part χ_{\dots} of the sec s hereby granted, or any pa t χ_{\dots} of the second part U_{\dots} A ount then due for princips re be, shall be paid by th	ce shall be cond part urt thereof, executors, al and inte e party
part therefor, or interest and the whole amount a executors, administrator prescribed by law, appr or assigns; and out of a with the costs and char sale on demand to the heirs and assigns.	at thereon, or the taxes, or if the shall become due and payable ors and assigns, at any time the oraisement hereby waived or r all the moneys arising from so rges for making such sales, an said furture of the	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premises not at the option of the par uch sales, to retain the ann nd the overplus, if any the lingt fourt fourt	hercon, then this conveyand the said part 4of the sec shereby granted, or any pa tyof the second part 1/1/2, c pant then due for princips re be, shall be paid by th	ce shall be cond part art théreof, executors, al and inte e part¥
part therefor, or interest and the whole amount a executors, administrator prescribed by law, appr or assigns; and out of a with the costs and char sale on demand to the a heirs and assigns. In Witness W	at thereon, or the taxes, or if the shall become due and payable ors and assigns, at any time the raisement hereby waived or r all the moneys arising from so rges for making such sales, an said for the sales of the sales of the sales of the said for the sales of th	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premises not at the option of the par uch sales, to retain the ann nd the overplus, if any the lingt fourt fourt	hercon, then this conveyand the said part 4of the sec shereby granted, or any pa tyof the second part 1/1/2, c pant then due for princips re be, shall be paid by th	ce shall be cond part art théreof, executors, al and inte e part¥
part therefor, or interest and the whole amount a executors, administrator prescribed by law, appro- or assigns; and out of a with the costs and char- sale on demand to the heirs and assigns.	at thereon, or the taxes, or if the shall become due and payable ors and assigns, at any time the raisement hereby waived or r all the moneys arising from su- rges for making such sales, and snid AUTILLA of that whereof, The said partILLA	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premises not at the option of the par uch sales, to retain the ann- nd the overplus, if any the <u>linat</u> <u>part</u> <u>funct</u> <u>-</u> the first part, hathhereunt	hereon, then this conveyand the said part χ of the see s hereby granted, or any pa t χ of the second part MA , bunt then due for principa re be, shall be paid by th be paid by th	ce shall be cond part art théreof, executors, al and inte e party
part therefor, or interest and the whole amount a executors, administrator prescribed by law, appi or assigns; and out of a with the costs and char sale on demand to the s heirs and assigns. <i>In Witness W</i> above written.	at thereon, or the taxes, or if the shall become due and payable ors and assigns, at any time the raisement hereby waived or r all the moneys arising from su- rges for making such sales, and snid AUTILLA of that whereof, The said partILLA	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premise not at the option of the par uch sales, to retain the am at the overplus, if any the <u>inAt fart funn</u> the first part, hall thereunt	hereon, then this conveyand the said part¥of the sec shereby granted, or any pa t¥of the second part	ce shall be cond part in théreof, executors, al and into e party the day
part therefor, or interest and the whole amount a executors, administrator prescribed by law, appi or assigns; and out of a with the costs and char sale on demand to the s heirs and assigns. <i>In Witness W</i> above written.	at thereon, or the taxes, or if the shall become due and payable ors and assigns, at any time the raisement hereby waived or r all the moneys arising from su- rges for making such sales, and snid AUTILLA of that whereof, The said partILLA	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premise not at the option of the par uch sales, to retain the am at the overplus, if any the <u>inAt fart funn</u> the first part, hall thereunt	hercon, then this conveyand the said part¥of the see s hereby granted, or any pa t¥of the second part [114.0] point then due for princips re be, shall be paid by th o set[111] handsand seal 0. BOWTA any A. BOWTA	ce shall bee cond part trt théreof, executors, al and inte e party the day
part therefor, or interest and the whole amount a executors, administrator prescribed by law, appi or assigns; and out of a with the costs and out of a with the costs and char sale on demand to the s heirs and assigns. <i>In Witness W</i> above written.	at thereon, or the taxes, or if the shall become due and payable ors and assigns, at any time the raisement hereby waived or r all the moneys arising from su- rges for making such sales, an said buttle of the tax whereof, The said partitle of or in presence of	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premise not at the option of the par uch sales, to retain the am at the overplus, if any the <u>inAt fart funn</u> the first part, hall thereunt	hereon, then this conveyand the said part¥of the sec shereby granted, or any pa t¥of the second part	ce shall bec cond part rrt théreof, executors, al and into e part¥
part therefor, or interest and the whole amount a executors, administrator prescribed by law, appr or assigns; and out of a with the costs and char sale on demand to the s heirs and assigns. In Witness W above written. Stynet and defirered STATE DF K	at thereon, or the taxes, or if the shall become due and payable or and assigns, at any time the praisement hereby waived or r all the moneys arising from sur- rges for making such sales, an said for the said part of <i>thereof</i> , The said part of <i>thereof</i> , The said part of <i>thereof</i> and <i>the presence of</i>	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premise not at the option of the par uch sales, to retain the am at the overplus, if any the <u>inAt fart funn</u> the first part, hall thereunt	hercon, then this conveyand the said part¥of the see s hereby granted, or any pa t¥of the second part [114.0] point then due for princips re be, shall be paid by th o set[111] handsand seal 0. BOWTA any A. BOWTA	ce shall bec cond part rrt théreof, executors, al and into e part¥ the day
part therefor, or interest and the whole amount a executors, administrator prescribed by law, appi or assigns; and out of a with the costs and out of a with the costs and char sale on demand to the s heirs and assigns. In Witness W above written.	at thereon, or the taxes, or if the shall become due and payable or and assigns, at any time the praisement hereby waived or r all the moneys arising from sur- rges for making such sales, an said for the said part of <i>thereof</i> , The said part of <i>thereof</i> , The said part of <i>thereof</i> and <i>the presence of</i>	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premise not at the option of the par uch sales, to retain the am at the overplus, if any the <u>inAt fart funn</u> the first part, hall thereunt	hercon, then this conveyand the said part¥of the see s hereby granted, or any pa t¥of the second part [114.0] point then due for princips re be, shall be paid by th o set[111] handsand seal 0. BOWTA any A. BOWTA	ce shall bec cond part trt théreof, executors, a al and inte e party
part therefor, or interest and the whole amount a executors, administrator prescribed by law, appr or assigns; and out of a with the costs and char sale on demand to the s heirs and assigns. In Witness W above written. Stynet and defirered STATE OF K	At thereon, or the taxes, or if the shall become due and payable or and assigns, at any time the ornisement hereby waived or rall the moneys arising from surges for making such sales, and said for the of the sale of the sa	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premises not at the option of the par uch sales, to retain the ann of the overplus, if any the first part, half hereunt the first part, half hereunt first part,	hereon, then this conveyand the said part Xof the see is hereby granted, or any pa tyof the second part 11.4. ount then due for princips re be, shall be paid by th o setthur handsand seal of Bourry ary A. Bourry	ce shall bec cond part_ trt théreof, executors, a al and into e party the day a the day a
part therefor, or interest and the whole amount a executors, administrator prescribed by law, appr or assigns; and out of a with the costs and char sale on demand to the s heirs and assigns. In Witness W above written. Styned and defirered STATE DF K	At thereon, or the taxes, or if the shall become due and payable or and assigns, at any time the ornisement hereby waived or rall the moneys arising from surges for making such sales, and said for the of the sale of the sa	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premises not at the option of the par uch sales, to retain the ann of the overplus, if any the first part, half hereunt the first part, half hereunt first part,	hereon, then this conveyand the said part Xof the see is hereby granted, or any pa tyof the second part 11.4. ount then due for princips re be, shall be paid by th o setthur handsand seal of Bourry ary A. Bourry	ce shall bec cond part_ trt théreof, executors, al and into e part¥ the day
part therefor, or interest and the whole amount a executors, administrator prescribed by law, appr or assigns; and out of a with the costs and char sale on demand to the s heirs and assigns. In Witness W above written. Stynet and defirered STATE DF K	At thereon, or the taxes, or if the shall become due and payable or and assigns, at any time the ornisement hereby waived or rall the moneys arising from surges for making such sales, and said for the of the sale of the sa	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premises not at the option of the par uch sales, to retain the ann of the overplus, if any the first part, half hereunt the first part, half hereunt first part,	hereon, then this conveyand the said part¥of the see shereby granted, or any pa tyof the second part 11.4. (bunt then due for principa re be, shall be paid by th o settilita handsand seal o. Bouwry ary A. Bouvry ary A. Bouvry ary A. Bouvry ary A. Bouvry ary A. Bouvry ary A. Bouvry ary A. Bouvry	ce shall bec cond part rrt théreof, executors, a al and inte e party l the day the day the day the day the day the day the day the day
part therefor, or interest and the whole amount a executors, administrator prescribed by law, appr or assigns; and out of a with the costs and char sale on demand to the s heirs and assigns. In Witness W above written. Stanct and detirered STATE DF K	ANSAS, tune of the said partition of the shall become due and payable ors and assigns, at any time the traisement hereby waived or r all the moneys arising from su- rges for making such sales, and said Autitus of tune Whereof, The said partition of in presence of ANSAS, tune Sales, Be it Remembered, The Autitus of the sales, and State, came Sales, The sale of the sale of the sales, and the sale of the sale of the sale of the sale state, came Sales, and the sales, and the sales, and the sale of the sale the sale of the sale	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premise not at the option of the par uch sales, to retain the ann al the overplus, if any the <u>linet for the part for the part</u> the first part, half hereun <u>for this 76</u> Manual for the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of t	hereon, then this conveyand the said part¥of the sec shereby granted, or any pa tyof the second part 14.4.c bunt then due for principa re be, shall be paid by th o setthur handsand seal 0. Bourry ary A. Bourry ary A. Bourry of Dettember , A	ce shall bec cond part rrt théreof, executors, a al and inte e party l the day a l
part therefor, or interest and the whole amount a executors, administrator prescribed by law, appr or assigns; and out of a with the costs and char sale on demand to the s heirs and assigns. In Witness W above written. Stynet and defirered STATE DF K	ANSAS, tune of the said partition of the shall become due and payable ors and assigns, at any time the traisement hereby waived or r all the moneys arising from su- rges for making such sales, and said Autitus of tune Whereof, The said partition of in presence of ANSAS, tune Sales, Be it Remembered, The Autitus of the sales, and State, came Sales, The sale of the sale of the sales, and the sale of the sale of the sale of the sale state, came Sales, and the sales, and the sales, and the sale of the sale the sale of the sale	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premises not at the option of the par uch sales, to retain the ann al the overplus, if any the linet for the first part, hall there unt the first part, hall there in mat on this <u>76</u> day	hereon, then this conveyand the said part¥of the see shereby granted, or any pa tyof the second part 11.4. (bunt then due for principa re be, shall be paid by th o settilita handsand seal o. Bouwry ary A. Bouvry ary A. Bouvry ary A. Bouvry ary A. Bouvry ary A. Bouvry ary A. Bouvry ary A. Bouvry	ce shall bec cond part
part therefor, or interest and the whole amount a executors, administrator prescribed by law, appr or assigns; and out of a with the costs and char sale on demand to the s heirs and assigns. In Witness W above written. Styned and defirered STATE DF K	ANSAS, ANSAS,	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premises not at the option of the par uch sales, to retain the ann- nd the overplus, if any the first part futur — the first part, halthereunt futur — the first part, halthereunt futur — day gourn and for many for gourn and for gourn and for gourn and for gourn and for me person who executed e same.	hereon, then this conveyand the said part¥of the sec shereby granted, or any pa tyof the second part 14.4.c bunt then due for principa re be, shall be paid by th o setthur handsand seal 0. Bourry ary A. Bourry ary A. Bourry of Dettember , A	ce shall bec cond part rrt théreof, executors, a al and into e party the day a the day a
part therefor, or interest and the whole amount a executors, administrator prescribed by law, appr or assigns; and out of a with the costs and char sale on demand to the s heirs and assigns. In Witness W above written. Stynet and defirered STATE DF K	At thereon, or the taxes, or if the shall become due and payable or and assigns, at any time the braisement hereby waived or rall the moneys arising from surges for making such sales, and said furture of the said partition of the presence of the presence of the same from the same f	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premises not at the option of the par uch sales, to retain the ann- nd the overplus, if any the linet part, filling	hercon, then this conveyand the said part¥of the sec shereby granted, or any pa tyof the second part 1112. Don't then due for principa re be, shall be paid by th osetHULA handsand seal O. BOWAN WY A. BOWAN My A. BOWAN of BOWAN of BOWAN the foregoing instrument, set my hand and affixed m	ce shall bec cond part rrt théreof, e xecutors, a al and into e party I the day a the day a the day a the day a number of the said integral of the said integral of the said integral of the said integral of the said integral of the said integral of the said integral of the sa
part therefor, or interest and the whole amount a executors, administrator prescribed by law, appr or assigns; and out of a with the costs and char sale on demand to the s heirs and assigns. In Witness W above written. Stynet and defirered STATE DF K	At thereon, or the taxes, or if the shall become due and payable or and assigns, at any time the braisement hereby waived or rall the moneys arising from surges for making such sales, and said furture of the said partition of the presence of the presence of the same from the same f	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premises not at the option of the par uch sales, to retain the ann- nd the overplus, if any the linet part, filling	hercon, then this conveyand the said part¥of the sec shereby granted, or any pa tyof the second part 1112. Don't then due for principa re be, shall be paid by th osetHULA handsand seal O. BOWAN WY A. BOWAN My A. BOWAN of BOWAN of BOWAN the foregoing instrument, set my hand and affixed m	ce shall bec cond part rrt théreof, executors, a al and inte e party I the day a the day a the day a D. 1S914 and for sai IMAL to and duly a
part therefor, or interest and the whole amount a executors, administrator prescribed by law, appr or assigns; and out of a with the costs and char sale on demand to the s heirs and assigns. In Witness W above written. Stynet and defirered STATE DF K	ANSAS, ANSAS,	e insurance is not kept up t e, and it shall be lawful for ereafter, to sell the premises not at the option of the par uch sales, to retain the ann- nd the overplus, if any the linet part, filling	hercon, then this conveyand the said part¥of the sec shereby granted, or any pa tyof the second part 1112. Don't then due for principa re be, shall be paid by th osetHULA handsand seal O. BOWAN WY A. BOWAN My A. BOWAN of BOWAN of BOWAN the foregoing instrument, set my hand and affixed m	ce shall bec cond part rrt théreof, executors, ; al and inte e party l the day ; l

.

.

and ...