	1.0	τ.	- 13
21			- 2
а.	Y.	<u> </u>	

Lord one thousand eight hundred and	d ninety AUX	between	unterneter an internet
David IN Me Creath	and Lillie E. Mc Ch	eath, his wrfe	FI
of the first part, and Nilliam?		glaw and State of A	unnav
of the second part,			
and the second	partill, of the first part in c	consideration of the sum of	
tourteen Nundred Fif		DOLLARS, to them	
of which is hereby acknowledged, ha	sold and by these present	ts do grant, bargain, sell and mortg	age to the said p
of the second part	assigns forever, all that tract	or parcel of land situated in the Count	of Douglas and
		urter of the South Nest 2. 27 of the South East Quart	
		outh of Range No Minete	
the 64 cm, containing	in all eighty (80)	acres of land more or le	ujand be
ing the homestad of the	resaidparties of	the first part, who agree.	tomainta
On Thomand Dollary,	omple of second	palty and assigned in	au fun of
	A SHALL SHALL SHALL AND A S	of the slid partly of the first part	therein And U
	parties of the firs		mereini Anu u
		With the lawful owners of the prem	
seized of a good and indefeasible estat	e of inheritance therein free?	and clear of all incumbrances and t	hat they i
		against all persons law	
ing the hame.		igeorea inspection and	pully cine
This grant is intended as a Mortgage	to secure the payment of the	sum of	
	mared fifty Doll		
bastis alth		ge Mote this day execute	
said parties of the		utirest from date to me	funit of the secon
sault an indended	y coupon's attack	red to shid note and	nter at al
		er annumuntil fully	
	ch navments he made as here	in specified But if default the madeli	anal manual
and this conveyance shall be void if such	ch payments be made as here taxes or if the insurance is po	in specified. But if default we made in the section of the section the section of	such payment,
and this conveyate shall be void if suc part therefor, or interest thereon, or the and the whole amount shall become du	taxes, or if the insurance is no ie and payable, and it shall b	ot kept up thereon, then this conveyance e lawful for the said partyof the seco	shall become al
and this conveyate shall be void if suc part therefor, or interest thereon, or the and the whole amount shall become de executors, administrators and assigns, a	taxes, or if the insurance is no a and payable, and it shall b at any time thereafter, to sell t	ot kept up thereon, then this conveyance e lawful for the said part $\mathbf{y}_{n}$ of the second he premises hereby granted, or any part	e shall become al and part
and this conveyate shall be void if suc part therefor, or interest thereon, or the and the whole amount shall become de executors, administrators and assigns, a prescribed by law, appraisement-hereb or assigne; and out of all the moneys a	taxes, or if the insurance is not a and payable, and it shall be at any time thereafter, to sell t y-waived or not at the option trising from such sales, to ret	ot kept up thereon, then this conveyance e lawful for the said partyof the second he premises hereby granted, or any par n-of-the-partof-the second partet ain the amount then due for principal	e shall become al and part
and this conveyate shall be void if suc part therefor, or interest thereon, or the and the whole amount shall become de executors, administrators and assigns, a prescribed by law, appraisement hereb or assigns; and out of all the moneys a with the costs and charges for making	taxes, or if the insurance is not a and payable, and it shall be at any time thereafter, to sell t y-waived or not at the option urising from such sales, to ret such sales, and the overplus,	ot kept up thereon, then this conveyance e lawful for the said partyof the second he premises hereby granted, or any part h-of-the-partof-the second parter ain the amount then due for principal if any there be, shall be paid by the	e shall become al and part
and this conveyable shall be void if suc part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, a prescribed by law, appraisement hereboor assigne; and out of all the moneys a with the costs and charges for making sale on demand to the said further	taxes, or if the insurance is not a and payable, and it shall be at any time thereafter, to sell t y-waived or not at the option urising from such sales, to ret such sales, and the overplus,	ot kept up thereon, then this conveyance e lawful for the said partyof the second he premises hereby granted, or any part h-of-the-partof-the second parter ain the amount then due for principal if any there be, shall be paid by the	e shall become al and part
and this conveyable shall be void if suc part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, a prescribed by law, appraisement herebor- or-assigns; and out of all the moneys a with the costs and charges for making sale on demand to the said formula heirs and assigns.	taxes, or if the insurance is not a and payable, and it shall be at any time thereafter, to sell t by waived or not at the option trising from such sales, to ret such sales, and the overplus, a of the first furt	ot kept up thereon, then this conveyance e lawful for the said partyof the second he premises hereby granted, or any par i of the partof the second parter ain the amount then due for principal if any there be, shall be paid by the 	e shall become al and part WW t thereof, in the r secutors, adminis and interest, to partymakin
and this conveyable shall be void if such part therefor, or interest thereon, or the and the whole amount shall become due executors, administrators and assigns, a prescribed by law, appraisement herebor assign; and out of all the moneys a with the costs and charges for making sale on demand to the said for the said assigns. In Witness Whereof, The stabove written.	taxes, or if the insurance is not a and payable, and it shall be at any time thereafter, to sell t by waived or not at the option trising from such sales, to ret such sales, and the overplus, a of the first furt	ot kept up thereon, then this conveyance e lawful for the said partyof the second he premises hereby granted, or any par i-of-the-partof-the second parter ain the amount then due for principal if any there be, shall be paid by the there is a second by the there is a second be and seals	e shall become at and part
and this conveyable shall be void if sup part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, a prescribed by law, appraisement hereboor assigne; and out of all the moneys a with the costs and charges for making sale on demand to the said for the heirs and assigns. In Witness Whereof, The sa	taxes, or if the insurance is not a and payable, and it shall be at any time thereafter, to sell t by waived or not at the option trising from such sales, to ret such sales, and the overplus, a of the first furt	ot kept up thereon, then this conveyance e lawful for the said partyof the second he premises hereby granted, or any part i-of-the-partof-the second partet ain the amount then due for principal if any there be, shall be paid by the there is shall be paid by the there is a second second second authereunto set Huuthand and seals	e shall become at and part AAA t thereof, in the r eccutors, adminis and interest, to partymaking the day and ye:
and this conveyable shall be void if such part therefor, or interest thereon, or the and the whole amount shall become due executors, administrators and assigns, a prescribed by law, appraisement herebor assign; and out of all the moneys a with the costs and charges for making sale on demand to the said for the said assigns. In Witness Whereof, The stabove written.	taxes, or if the insurance is not a and payable, and it shall be at any time thereafter, to sell t by waived or not at the option trising from such sales, to ret such sales, and the overplus, a of the first furt	ot kept up thereon, then this conveyance e lawful for the said partyof the second he premises hereby granted, or any part i-of-the-partof-the second partet ain the amount then due for principal if any there be, shall be paid by the there is shall be paid by the there is a second second second authereunto set Huuthand and seals	e shall become at and part AAA t thereof, in the r eccutors, adminis and interest, to partymaking the day and ye:
and this conveyable shall be void if such part therefor, or interest thereon, or the and the whole amount shall become due executors, administrators and assigns, a prescribed by law, appraisement herebor assign; and out of all the moneys a with the costs and charges for making sale on demand to the said for the said assigns. In Witness Whereof, The stabove written.	taxes, or if the insurance is not a and payable, and it shall be at any time thereafter, to sell t by waived or not at the option trising from such sales, to ret such sales, and the overplus, a of the first furt	ot kept up thereon, then this conveyance e lawful for the said partyof the second he premises hereby granted, or any part -of the part of the second parter ain the amount then due for principal if any there be, shall be paid by the thuis	e shall become at and part
and this conveyance shall be void if sup part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, is prescribed by law, appraisement hereb or assign; and out of all the moneys is with the costs and charges for making sale on demand to the said for making heirs and assigns. In Witness Whereof, The se above written.	taxes, or if the insurance is not a and payable, and it shall be at any time thereafter, to sell t by waived or not at the option trising from such sales, to ret such sales, and the overplus, a of the first furt	at kept up thereon, then this conveyance e lawful for the said partyof the second he premises hereby granted, or any part of the partof the second partet ain the amount then due for principal if any there be, shall be paid by the thuis	e shall become at and part
and this conveyable shall be void if sup part therefor, or interest thereon, or the and the whole amount shall become de executors, administrators and assigns, prescribed by law, appraisement hereb or assigns; and out of all the moneys a with the costs and charges for making sale on demand to the said formula heirs and assigns. In Witness Whereof, The se above written. Signed and delivered in presence of STATE OF KANSAS,	taxes, or if the insurance is not a and payable, and it shall be at any time thereafter, to sell t by waived or not at the option trising from such sales, to ret such sales, and the overplus, a of the first furt	at kept up thereon, then this conveyance e lawful for the said partyof the second he premises hereby granted, or any part of the partof the second partet ain the amount then due for principal if any there be, shall be paid by the thuis	e shall become al and part
and this conveyance shall be void if sup part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, is prescribed by law, appraisement hereb or assign; and out of all the moneys is with the costs and charges for making sale on demand to the said for making heirs and assigns. In Witness Whereof, The se above written.	taxes, or if the insurance is no te and payable, and it shall be at any time thereafter, to sell t y-waived-or-not-at-the-option trising from such sales, to ret such sales, and the overplus, of the first part, for aid parties of the first part, h	at kept up thereon, then this conveyance e lawful for the said partyof the second he premises hereby granted, or any part of the partof the second partet ain the amount then due for principal if any there be, shall be paid by the thuis	e shall become al and part
and this conveyance shall be void if sur part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, is prescribed by law, appraisement hereb or assigns; and out of all the moneys is with the costs and charges for making sale on demand to the said for the heirs and assigns. In Witness Whereof, The st above written. Signed and deficered in presence of STATE OF KANSAS, County of -Douglaw.	taxes, or if the insurance is not e and payable, and it shall b at any time thereafter, to sell t y-waived or not at the option urising from such sales, to ret such sales, and the overplus, a of the first part, h aid part (14 of the first part, h	at kept up thereon, then this conveyance e lawful for the said partyof the second he premises hereby granted, or any part of the partof the second parter ain the amount then due for principal if any there be, shall be paid by the thuis at hereunto set thuis hand and seals David IV. Me Oreace Little E. Me Oreacth	e shall become al and part
and this conveyance shall be void if sur part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, is prescribed by law, appraisement hereb or assigns; and out of all the moneys is with the costs and charges for making sale on demand to the said for the heirs and assigns. In Witness Whereof, The st above written. Signed and deficered in presence of STATE OF KANSAS, County of -Douglaw.	taxes, or if the insurance is not e and payable, and it shall b at any time thereafter, to sell t y-waived or not at the option urising from such sales, to ret such sales, and the overplus, a of the first part, h aid part (14 of the first part, h	at kept up thereon, then this conveyance e lawful for the said partyof the second he premises hereby granted, or any part of the partof the second parter ain the amount then due for principal if any there be, shall be paid by the thuis at hereunto set thuis hand and seals David IV. Me Oreace Little E. Me Oreacth	e shall become al and part
and this conveyable shall be void if sup part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, i prescribed by law, appraisement hereb or assigns; and out of all the moneys r with the costs and charges for making sale on demand to the said formula heirs and assigns. In Witness Whereof, The se above written. Signed and detirered in presence of STATE OF KANSAS, County of -Dougford Be it Reme L.A. State,	taxes, or if the insurance is not the and payable, and it shall be at any time thereafter, to sell t by waived or not at the option trising from such sales, to ret such sales, and the overplus, a of the frut four four, aid partile of the first part, h SS.	at kept up thereon, then this conveyance e lawful for the said partyof the second he premises hereby granted, or any part of the partof the second parter ain the amount then due for principal if any there be, shall be paid by the thuis at hereunto set thuis hand and seals David IV. Me Oreace Little E. Me Oreacth	e shall become al and part
and this conveyable shall be void if sup part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, is prescribed by law, appraisement hereb or assigns; and out of all the moneys is with the costs and charges for making sale on demand to the said for the said heirs and assigns. In Witness Whereof, The si above written. Signed and delivered in presence of STATE OF KANSAS, County of -Douglaw Be it Reme L.A. State, County	taxes, or if the insurance is not the and payable, and it shall be at any time thereafter, to sell t y waived or not at the option trising from such sales, to ret such sales, and the overplus, a of the first fact, aid parties of the first part, h ss. <i>ss.</i> <i>ss.</i> <i>mbered</i> . That on this - 1.3 Magut came Dawich N. Me Acle Wile	it kept up thereon, then this conveyance e lawful for the said partyof the second partof the second part	e shall become al and part
and this conveyance shall be void if sur part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, i prescribed by law, appraisement hereb or assign; and out of all the moneys r with the costs and charges for making sale on demand to the said for the heirs and assigns. In Witness Whereof, The sr above written. Signed and delivered in presence of STATE OF KANSAS, County of -Dougfor Be it Reme L.A. State, Con	taxes, or if the insurance is not the and payable, and it shall be at any time thereafter, to sell to at any time thereafter, to sell to y-waived or not at the option urising from such sales, to ret such sales, and the overplus, a of the first part, for the first part, h aid parties of the first part, h sss.	at kept up thereon, then this conveyance e lawful for the said partyof the second he premises hereby granted, or any part of the partof the second parter ain the amount then due for principal if any there be, shall be paid by the thuis at hereunto set thuis hand and seals David IV. Me Oreace Little E. Me Oreacth	e shall become al and part
and this conveyable shall be void if sup part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, i prescribed by law, appraisement hereb or assign; and out of all the moneys r with the costs and charges for making sale on demand to the said for the heirs and assigns. In Witness Whereof, The s above written. Signed and delivered in presence of STATE OF KANSAS, County of DOUGGOV Be it Reme L.A. State, CON	taxes, or if the insurance is not the and payable, and it shall be at any time thereafter, to sell t any waived or not at the option urising from such sales, to ret such sales, and the overplus, and partile fruit four four aid partile of the first part, h SS. <i>mbered</i> . That on this $-1.3$ <i>might</i> came David N. Me( Ad and wife) to be the same persone who ecution of the same.	atkept up thereon, then this conveyance e lawful for the said party. of the second he premises hereby granted, or any par of the part of the second part end ain the amount then due for principal if any there be, shall be paid by the there where where be, shall be paid by the there where where be, shall be paid by the there where where where where where the paid by the there where wher	e shall become at and part
and this conveyable shall be void if sup part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, i prescribed by law, appraisement hereb or assigne; and out of all the moneys r with the costs and charges for making sale on demand to the said for the heirs and assigns. In Witness Whereof, The s above written. Signed and delivered in presence of STATE OF KANSAS, County of -Dougfor Be it Reme L.A. State, Con	taxes, or if the insurance is not the and payable, and it shall be at any time thereafter, to sell t by waived or not at the option urising from such sales, to ret such sales, and the overplus, a of the first part, for the first part, h aid parties of the first part, h SS. SS. Mightcame Dewict M. Me(AC MAC Wifeat to be the same persons, whoecution of the same. $Witness Whereof, I have$	it kept up thereon, then this conveyance e lawful for the said partyof the second partof the second part	e shall become at and part
and this conveyable shall be void if sup part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, i prescribed by law, appraisement hereb or assigns; and out of all the moneys : with the costs and charges for making sale on demand to the said for the heirs and assigns. In Witness Whereof, The sa above written. Signed and delivered in presence of STATE OF KANSAS, County of -Dougfor Be it Reme L.A. State, Control of the said Control of the said State, Control of the said State, State, Control of the said State, State, Control of the said State, Sta	taxes, or if the insurance is note and payable, and it shall be at any time thereafter, to sell to y waived or not at the option urising from such sales, to ret such sales, and the overplus, a of the first part, h aid partite of the first part, h sss. <i>SS</i> . <i>mbered</i> . That on this <u>1.3</u> <i>might</i> came Dewicht Me( and	at kept up thereon, then this conveyance e lawful for the said partyof the second part of the second part of the second part of the second part if any there be, shall be paid by the at hereunto set Huilhands and seals for the second part if any there be, shall be paid by the at hereunto set Huilhands and seals for any of, A, A, A, a votary Public in a, a vecuted the foregoing instrument, a thereunto set my hand and affixed my	e shall become at and part
and this conveyable shall be void if sup part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, i prescribed by law, appraisement hereb or assigns; and out of all the moneys : with the costs and charges for making sale on demand to the said for the heirs and assigns. In Witness Whereof, The sa above written. Signed and delivered in presence of STATE OF KANSAS, County of -Dougfor Be it Reme L.A. State, Control of the said Control of the said State, Control of the said State, State, Control of the said State, State, Control of the said State, Sta	taxes, or if the insurance is note and payable, and it shall be at any time thereafter, to sell to y waived or not at the option urising from such sales, to ret such sales, and the overplus, a of the first part, h aid partite of the first part, h sss. <i>SS</i> . <i>mbered</i> . That on this <u>1.3</u> <i>might</i> came Dewicht Me( and	at kept up thereon, then this conveyance e lawful for the said partyof the second part of the second part of the second part of the second part if any there be, shall be paid by the at hereunto set Huilhands and seals for the second part if any there be, shall be paid by the at hereunto set Huilhands and seals for any of, A, A, A, a votary Public in a, a vecuted the foregoing instrument, a thereunto set my hand and affixed my	e shall become al and part
and this conveyable shall be void if sup part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, i prescribed by law, appraisement hereb or assigns; and out of all the moneys : with the costs and charges for making sale on demand to the said for the heirs and assigns. In Witness Whereof, The sa above written. Signed and delivered in presence of STATE OF KANSAS, County of -Dougfor Be it Reme L.A. State, Control of the said Control of the said State, Control of the said State, State, Control of the said State, State, Control of the said State, Sta	taxes, or if the insurance is note and payable, and it shall be at any time thereafter, to sell to y waived or not at the option urising from such sales, to ret such sales, and the overplus, a of the first part, h aid partite of the first part, h sss. <i>SS</i> . <i>mbered</i> . That on this <u>1.3</u> <i>might</i> came Dewicht Me( and	atkept up thereon, then this conveyance e lawful for the said party. of the second he premises hereby granted, or any par of the part of the second part end ain the amount then due for principal if any there be, shall be paid by the there where where be, shall be paid by the there where where be, shall be paid by the there where where where where where the paid by the there where wher	e shall become al and part
and this conveyable shall be void if sup part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, i prescribed by law, appraisement hereb or assigns; and out of all the moneys : with the costs and charges for making sale on demand to the said for the heirs and assigns. In Witness Whereof, The sa above written. Signed and delivered in presence of STATE OF KANSAS, County of -Dougfor Be it Reme L.A. State, Control of the said Control of the said State, Control of the said State, State, Control of the said State, State, Control of the said State, Sta	taxes, or if the insurance is note and payable, and it shall be at any time thereafter, to sell to y waived or not at the option urising from such sales, to ret such sales, and the overplus, a of the first part, h aid partite of the first part, h sss. <i>SS</i> . <i>mbered</i> . That on this <u>1.3</u> <i>might</i> came Dewicht Me( and	at kept up thereon, then this conveyance e lawful for the said partyof the second part of the second part of the second part of the second part if any there be, shall be paid by the at hereunto set Huilhands and seals for the second part if any there be, shall be paid by the at hereunto set Huilhands and seals for any of, A, A, A, a votary Public in a, a vecuted the foregoing instrument, a thereunto set my hand and affixed my	e shall become al and part
and this conveyable shall be void if sup part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, i prescribed by law, appraisement hereb or assigns; and out of all the moneys : with the costs and charges for making sale on demand to the said for the heirs and assigns. In Witness Whereof, The sa above written. Signed and delivered in presence of STATE OF KANSAS, County of -Dougfor Be it Reme L.A. State, Control of the said Control of the said State, Control of the said State, State, Control of the said State, State, Control of the said State, Sta	taxes, or if the insurance is note and payable, and it shall be at any time thereafter, to sell to y waived or not at the option urising from such sales, to ret such sales, and the overplus, a of the first part, h aid partite of the first part, h sss. <i>SS</i> . <i>mbered</i> . That on this <u>1.3</u> <i>might</i> came Dewicht Me( and	at kept up thereon, then this conveyance e lawful for the said partyof the second part of the second part of the second part of the second part if any there be, shall be paid by the at hereunto set Huilhands and seals for the second part if any there be, shall be paid by the at hereunto set Huilhands and seals for any of, A, A, A, a votary Public in a, a vecuted the foregoing instrument, a thereunto set my hand and affixed my	e shall become al and part
and this conveyable shall be void if sup part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, i prescribed by law, appraisement hereb or assigns; and out of all the moneys : with the costs and charges for making sale on demand to the said for the heirs and assigns. In Witness Whereof, The sa above written. Signed and delivered in presence of STATE OF KANSAS, County of -Dougfor Be it Reme L.A. State, Control of the said Control of the said State, Control of the said State, State, Control of the said State, State, Control of the said State, Sta	taxes, or if the insurance is note and payable, and it shall be at any time thereafter, to sell to y waived or not at the option urising from such sales, to ret such sales, and the overplus, a of the first part, h aid partite of the first part, h sss. <i>SS</i> . <i>mbered</i> . That on this <u>1.3</u> <i>might</i> came Dewicht Me( and	at kept up thereon, then this conveyance e lawful for the said partyof the second part of the second part of the second part of the second part if any there be, shall be paid by the at hereunto set Huilhands and seals for the second part if any there be, shall be paid by the at hereunto set Huilhands and seals for any of, A, A, A, a votary Public in a, a vecuted the foregoing instrument, a thereunto set my hand and affixed my	e shall become al and part
and this conveyable shall be void if sup part therefor, or interest thereon, or the and the whole amount shall become du executors, administrators and assigns, i prescribed by law, appraisement hereb or assigns; and out of all the moneys : with the costs and charges for making sale on demand to the said for the heirs and assigns. In Witness Whereof, The sa above written. Signed and delivered in presence of STATE OF KANSAS, County of -Dougfor Be it Reme L.A. State, Control of the said Control of the said State, Control of the said State, State, Control of the said State, State, Control of the said State, Sta	taxes, or if the insurance is note and payable, and it shall be at any time thereafter, to sell to y waived or not at the option urising from such sales, to ret such sales, and the overplus, a of the first part, h aid partite of the first part, h sss. <i>SS</i> . <i>mbered</i> . That on this <u>1.3</u> <i>might</i> came Dewicht Me( and	at kept up thereon, then this conveyance e lawful for the said partyof the second part of the second part of the second part of the second part if any there be, shall be paid by the at hereunto set Huilhands and seals for the second part if any there be, shall be paid by the at hereunto set Huilhands and seals for any of, A, A, A, a votary Public in a, a vecuted the foregoing instrument, a thereunto set my hand and affixed my	e shall become al- md part