Mortgage Record No. 46.

P	voi Nouglas and State of Kansas, of the first part, and
	store of Thends University of no the second parts
On thousand Witness	eth, That the said part roof the first part, in consideration of the sum ofDOLLARS,
ortgage to the said part Lof the second part, The	ch is herehy acknowledged, ha exsold and by these presents dogrant, bargain sell and leirs and assigns forever, all that tract or parcel of land situated in the te of Kansas, described as follows, to wit:
Lat No One hundred En	of Seventy eight (178) on Ohis Street in
12,0	<u> </u>
The city of aweener	
th the enpurtanences and all the estate title and in	erest of the said part coof the first part therein. And the said
Johert 1. Orew and Inn	do hereby covenant and
ree that at the delivery hereof they are the la	wful owner of the premises above granted and seized of a good and indefeasible estate of
neritance therein, free and clear of all incumbrances,	and that they will warrant and defend the same against all claims whatsoever, he navment of the sum of One thousand Dollars,
ording to the terms of a MORTGAGE to secure t	he payment of the sum of One thousand Dollars,
obert 1. Crew and Jam	10 new to the said part y of the second part. Said
	usand, f Dollars,
ted luguet 15 /910 due	and payable in Add A 30 dallare Societion date hereof, with interest the terms of said note and coupons phereto attached. And this conveyance shall be void
ereon from the date thereof until paid, according to	the terms of said note and coupons increto attached. And this conveyance shall be void thereto attached, and as is hereinafter specified. And the said part
reby agree to pay all taxes assessed on said premises	before any penalties or costs shall accrue on account thereof, and to keep the said prem-
s insured in favor of the said mortgagee, in the sum	of Me thousand DOLLARS, gee, in default whereof the said mortgagee may pay the taxes and accruing penalties,
crests and costs, and insure the same at the expense crests and costs, and insurance, shall from the paym ibed premises, and shall bear interest at the rate of interest thereon, or the taxes assessed on said prem solute, and the whole principal of said note , and in naining unpaid or which may have been paid by the all he due and navable or not at the oution of the va	of the particle the first part, and the expense of such taxes and accruing penalties, ent thereof, he and become an additional lien under this mortgage upon the above de- to per cent, per annum. But if default he made in such payment, or any part thereof, isses, or if the insurance is not kept up thereon, then this conveyance shall become therest thereon, and all taxes and accruing penalties and interest and costs thereon part y of the second part, and all sums paid by the part of the second part for insurance, try of the second part; and it shall be lawful for the part of the second part.
ecutors, administrators and assigns, at any time there	eafter, to sell the premises hereby granted, or any part thereof, in the manner prescribed
all the moneys arising from such sale to retain the a	n of the part 1 of the second part head executors, administrators or assigns; and out
all the moneys arising from such sale to retain the a	n of the party of the second part here executors, administrators or assigns; and out
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1) Surveyore

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