286MORTGAGE RECORD. 11.1. 15 M This Indenture, Made this \_\_\_\_\_ 1 140 up twelas ada Bix 4 au and and way ugle Trought related and the lts + New Yor two 32 Co-sido . Oth the and the first part therein. And the said James King Cold and interest of the sail part of hereby covenant and agree that the delivery hereof Ving Ste the haveful inheritance therein, free and clear of all incumbrances, and that the Kin owner of the p above granted and seized of a good and indefea Theraote thereby ere ey ant and defend the same against all claims whatsoever. nt is eller 7100 intended as a Mortgage to secure the payment of the sum of One hundres -Qu this day executed by th NO ladals sues daug to the said part. Y ... of the second part: Fiel note being fiven for th sum of. ARS due and payable in. - Hans a hr1 15 dated Acorence date for the set of th years.fr m date 1.5 27 dollars each therem hafter specified. And the said part the thereof, and to keep the said premises of 5 ight & andr d in favor of the said mortgagee, in the sum of 0Recorded - J Unu DOLLARS. cof the said mortgagee may pay the la expense of such taxes and accruing per gage upon the above described premises insure the same at the expense of the part for the same of the same at the expense of the part for the first the payment thereof, be and become an additional lien un faxe penalties, interests and costs, a d costs, and insurance, shall, fr per or any part thereof or intere te, and the whole principal kept But if default be made in such payment. part thereof or interest thereon or the taxes assessed on said premises or if the insa the whole principal of said note...and interest thereon, and all taxes and accruing pe aid by the principal of said note...and interest thereon, and all taxes and accruing pe errors. The second part, and it shall be lawful for the part for the errors. The principal for the part of the principal of the second part, for the second part, and it shall be lawful for the part for errors. The principal for the part of the principal of the second part, for the principal of the principal of the principal of the maximum of the principal of the principal of the principal of the maximum of the principal of the principal of the principal of the maximum of the principal of the principal of the principal of the of the first part has We hereunto set. the day and the day and seats, on demand to the said of the part of the principal of the day and the first part has We hereunto set. the day and seats, the day and annum then this conveyance shall become absolute, and the In this conveyance shall become absolute, and the whole principal of sin a remaining unpaid or which may have been paid by the part for the see thall be due and payable or not, at the option of the part for the see administrators or assigns, at any time thereafter, to sell the precise here ed or not at the option of the part for the second part. The retain the amount then due or to become due according to the conditions of the seco ond part. overplus, if any there he, shall be paid by the part 4 ..., making such sale, on demand to the IN TESTIMONY WHEREOF, The said part 4 ... of the first part ha V& hereunto set. Signed, sealed and delivered in presence of Recorded. 29 [SEAL] State of Kansas, BE IT REMEMBERED, T A. D. 19/ 2, before nd State, ca ed norde ced the executi nt-affixed my plicial spal of the day and year last above written. IN WITNESS WHEREOF, 1 1. Notary Public. april D 19/.5 My Commission Expires A. D. 10/2. gt. 10 - o'clock. Oh. Floyd L Lawrence, Register of Deck 15 a Filed for Record on the