233 12, 5- -Mortgage Record. day of Juny in the in the This Indenture, Made this This incomune, and the fifture of the second First 5.3 hareby. between .9 as, of the first part, and Hon R. Coleman of the second part: part: deration of the sum of original instrument WITNESSETH, That the said partice of the first part, in consideration of the sum of Thirty hundred -DOLLARS to them duly paid, the receipt of which is hereby acknowledged, have sold, and by these presents do grant, bargain, sell DOLLARSgrant, bargain, sell and morigage to the sail part of the second part, he here y acknowledged, ha of sold, and by these presents do - grant, bargain, sell and morigage to the sail part of the second part, here here and assigns forever, all that tract or parcel of land situated in the granty of North Must granter, (14) of the Internet of Kansy, described as follows to wit: The North Must granter, (14) of the Internet granter, (14) Section, Dix (6) Olso, the Morth half (12) of the Internet, Must granter, (14) Section, Dix (6) Bast granter, (14) proton Dix (6) all in Invership Thisteen (13) Range Junettern (19) East. reel of land situated in Lawrence. the o d'schcreated . 3 thereby. th.s with the appurlements, and all the estate, title and interest of the said parties of the first part therein. And the said the said hereby covenant and note ! agree that at the delivery hereof. Hilly and the havful owner. S of the premises above granted and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that. They will warrant and defend the same against all í good and indefeasible d released and The nd the same against all iDOLLARS, DOLLARS according to the terges of OW certain promissory note this day executed by the said to the said part y of the second part; said note being given for the sum of. DOLLARS. DOLLARS. S. from date thereof, of Seven upons thereto attached, aid premises before any e, in the sum of...... DOLLARS. DOLLARS, In some insurance company satisfactory to said mortgagee, in default whereof the said mortgagee may pay the taxes and accruing penaltics, interests and costs, and insure the same at the expense of the part. If of the first part, and the expense of such taxes and accruing penaltics, interests and costs, and insurance, shall, from the payment thereof, he and become an additional lien under this mortgage upon the above described premises, and shall bear interest at the rate of 10 per cent. per annum. But if default be made in such payment, or any part thereof or interest thereon or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conveyanes shall become absolute, and the whole principal of said note, and interest thereon, and all taxes and accruing penaltics, and the whole principal of said note, and in therein and interest at the ortion of the part. If the insurance is not kept up thereon, then this conveyanes shall become absolute, and the whole principal of said note. and interest thereon, and all taxes and accruing penaltics and interest and costs thereon remaining unpaid or which may have been paid by the part. If the second part, and all sums paid by the part. If the second part, and it shall for layed payable or not, at the divinon of the part. If the second part, and it shall be tayed payable or not, at the second part, and the option of the part. If the second part, and the automation of the part. If the second part, and DOLLARS. and accruing penalties, axes and accruing pen-this mortgage upon the 1 such payment, or any n this conveyance shall n this conveyance shall and interest and costs the part of the 1 it shall be lawful for 11 the premises hereby the part of the retain the amount then uch sale, and the over-IN TESTIMONY WHEREOF, The said partills of the first part have bereunto set their hand and sealhand 9 scal the day and year last above written Signed, sealed and delivered in presence of asa Reboleman (SEAL)(SEAL.) nellice, Coleman (SEAL) STATE OF KANSAS,County 5ss. Douglas BE IT REMEMBERED, That on this 29 day of before me, John M. Newline A. D. 19/5 A. D. 19/5 before me. John Prince and State, came Mellin & Colonian in and for will County and State, came Mellin & Colonian to use personally known to be the same person. who executed the foregoing instrument of writing, and duly acknowledged the execution of the same. In Winess Whereof, I have hereunto subscribed my name and adired my official scal on the day and year last above written. Marsch. 20, 1919. John M. Muslim Marsch. 20, 1919. Notary Public., a Notary Public, a Notary Public instrument of writing, n the day and year last My commission expires March 20, 1919 This instrument was filed for record on the 299 Holay of Journe Notary Publie. Notary Public. Ap 19/5, at 316 vice BM. Flogn L. Lawrence By Geo, C. Metzel Dep clock AM. Register of Deeds.Deputy. Deputy