MORTGAGE RECORD NO. 55.

Mine teen	ture, Made this 1/th _	day of	in the year of our I
	O. Peterson, Sing		in the Count
-Dougl			
	_ L. n. Morsche		of the second p
0.1		hat the said part <i>J</i> of the first part	
- Thisteen	Thousand minty		DOLLA
		acknowledged, ha. Ssold, and by t	
	said part 4 — of the second part —		
		ibed as follows, to wit:	forever, all that tract or parcel of I
		less the Southeas	
		Said Southwest qu	
1 . 1	- / / /	at the Northwest	
		Investy-three (23)	.0 1
and Jone-	half rods to a he	edge, Thence Lour	to by said hedg
		5), thence one an	
		ter Section, thence	
		lace of beginning	
acre, all	in Township 12, 9	ange 19, Douglas	County, Thusa
	<i>y</i>	0	/ /
	er vellage et le taking		
with all the appurtenane	s, and all the estate, title and interest of	f the said part	erein. And the said.
- first	Sarty	/	
do. hereby coven	nt and agree that at the delivery hereof.	— he is:the lawful own	erof the premises, above grant
	ndefeasible estate of inheritance therein,		
	This C	rant is intended as a Mortgage to secure t	la
Winter	thousand nines		ne payment of the sum of
	mousine nines	7	Locean
according to the terms of	onecertain	7 20 to this d	ay executed
		barrolle \$1000,00 Mehr	e said part
-L. n moo	her said note f	hayable 1000.00, Melos Sear interest at 5	= 1918 \$1000.00 mel
L. M. Mos.	ther said note justil fail and to	Bayable \$1000.00, Mehr	2 from Sept. 124 191
L. Mose of Each year and this conveyance shall	her said note puritible fail and to be void if such payments be made as he	Layable 1000.00, Meles	" 1918 \$1000.00 Med. From Sept. 12 191 a such payment, or any part there
L. Mose of Lack year and this conveyance shall or interest thereon, or the	the Said note function fail and he would if such payments be made as he taxes, or if the insurance is not kept up	Surjable 1000.00, Meles Sear interest at 5, rein specified. But if default be made in the thereon, then this conveyance shall bego	From Sept. 14-191 a such payment, or any part there me absolute, and the whole amount
the Lack years and this conveyance shall or interest thereon, or the shall become due and pay	chee Said note function fail and to be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p	Sear interest of 5, rein specified. But if default be made in thereon, then this conveyance shall be coart. If of the second part, had	such payment, or any part there me absolute, and the whole amou ceccutors, administr
L. M. Most of Lock years and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any ti	the Said Mote Justice found of Said and Is be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the said p me thereafter to sell the premises hereby	rein specified. But if default be made in the thereon, then this conveyance shall be cart. June of the second part. Les granted, or any part thereof, in the man	" 1918 \$1000.00 Med. b frew Sept. 12 191 i such payment, or any part there me absolute, and the whole amon cexecutors, administration or prescribed by law; and out of
the Angles of the content of the con	cher Said Mote J until foid and I be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due	rein specified. But if default be made in the specified. But if default be made in the specified. But if default be made in the specified begans. The specified in the specified in the man for principal and interest, together with	such payment, or any part there me absolute, and the whole amou cecutors, administ ner prescribed by law; and out of the cost and charges of making su
the Angles of the control of the con	cher Said Mote J until foid and I be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due	rein specified. But if default be made in the thereon, then this conveyance shall be controlled at the second part.— Kee granted, or any part thereof, in the man for principal and interest, together with the mand, to sale, on demand, to sale.	such payment, or any part there me absolute, and the whole amou cecutors, administ ner prescribed by law; and out of the cost and charges of making su
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tithe moneys arising from a sales, and the overplus, if	cher said note period and he be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part.	rein specified. But if default be made in the specified. But if default be made in the specified. But if default be made in the specified become the specified become granted, or any part thereof, in the man for principal and interest, together with making such sale, on demand, to sale the specified because heirs and assigns.	is uch payment, or any part there me absolute, and the whole amount in executors, administrate prescribed by law; and out of the cost and charges of making suid.
the same the conveyance shall be interest thereon, or the shall become due and pay tors and assigns, at any tithe moneys arising from a sales, and the overplus, if	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. If faith	rein specified. But if default be made in the thereon, then this conveyance shall be countried at the second part.— he granted, or any part thereof, in the man for principal and interest, together with the mand, to sale, on demand, to sale, on demand, to sale, on demand, to sale.	is uch payment, or any part there me absolute, and the whole amount in executors, administrate prescribed by law; and out of the cost and charges of making suid.
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tithe moneys arising from a sales, and the overplus, if IN WITNESS WHE the day and year first about	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. The said part. The said part. The said part.	rein specified. But if default be made in the thereon, then this conveyance shall be continued of the second part. It is granted, or any part thereof, in the man for principal and interest, together with making such sale, on demand, to same heirs and assigns.	is such payment, or any part there me absolute, and the whole amon cecutors, administrate prescribed by law; and out of the cost and charges of making su id. handand seal
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tithe moneys arising from a sales, and the overplus, if IN WITNESS WHE he day and year first about	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. If faith	rein specified. But if default be made in the specified. But if default be made in the specified. But if default be made in the specified become the specified become granted, or any part thereof, in the man for principal and interest, together with making such sale, on demand, to sale the specified because heirs and assigns.	a such payment, or any part there me absolute, and the whole amou cexecutors, administ ner prescribed by law; and out of the cost and charges of making su id. hand
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tithe moneys arising from a sales, and the overplus, if IN WITNESS WHE he day and year first about	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. The said part. The said part. The said part.	rein specified. But if default be made in the thereon, then this conveyance shall be continued of the second part. It is granted, or any part thereof, in the man for principal and interest, together with making such sale, on demand, to same heirs and assigns.	a such payment, or any part there me absolute, and the whole amou cexecutors, administrate researched by law; and out of the cost and charges of making su id. hand
the moneys arising from sales, and the overplus, if IN WITNESS WHE	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. The said part. The said part. The said part.	rein specified. But if default be made in the thereon, then this conveyance shall be continued of the second part. It is granted, or any part thereof, in the man for principal and interest, together with making such sale, on demand, to same heirs and assigns.	a such payment, or any part there me absolute, and the whole amou — executors, administ ner prescribed by law; and out of the cost and charges of making su id. hand.— and seal
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tithe moneys arising from a sales, and the overplus, if IN WITNESS WHE he day and year first about	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. The said part. The said part. The said part.	rein specified. But if default be made in the thereon, then this conveyance shall be continued of the second part. It is granted, or any part thereof, in the man for principal and interest, together with making such sale, on demand, to same heirs and assigns.	a such payment, or any part there me absolute, and the whole amou ———————————————————————————————————
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tithe moneys arising from seales, and the overplus if a sales, and a sa	chee Said Note purite fould and he be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd pme thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part	rein specified. But if default be made in the thereon, then this conveyance shall be continued of the second part. It is granted, or any part thereof, in the man for principal and interest, together with making such sale, on demand, to same heirs and assigns.	a such payment, or any part there me absolute, and the whole amou — executors, administ ner prescribed by law; and out of the cost and charges of making su id. hand.— and seal
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tithe moneys arising from seales, and the overplus if a sales, and a sa	chee Said Note purite fould and he be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd pme thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part	rein specified. But if default be made in the thereon, then this conveyance shall be continued of the second part. It is granted, or any part thereof, in the man for principal and interest, together with making such sale, on demand, to same heirs and assigns.	a such payment, or any part there me absolute, and the whole amou — executors, administ ner prescribed by law; and out of the cost and charges of making su id. hand.— and seal
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tithe moneys arising from seales, and the overplus, if the Mitness WHE he day and year first about Signed, Scaled and STATE Of Secure 1	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. The said part.	rein specified. But if default be made in the second, then this conveyance shall be controlled a second part. — from granted, or any part thereof, in the man for principal and interest, together with the man single such sale, on demand, to sather the second part. — he is and assigns. It part has second part. — from the part has second part has second part. — from the part has second part has second part has second part has second part. — from the part has second p	" 1918 \$1000.00 Medde b freed Sept. 12 191 I such payment, or any part there me absolute, and the whole amou Executors, administ ner prescribed by law; and out of the cost and charges of making su id
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tithe moneys arising from seales, and the overplus, if the Mitness WHE he day and year first about Signed, Scaled and STATE Of Secure 1	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. The said part.	rein specified. But if default be made in the second, then this conveyance shall be controlled a second part. — from granted, or any part thereof, in the man for principal and interest, together with the man single such sale, on demand, to sather the second part. — he is and assigns. It part has second part. — from the part has second part has second part. — from the part has second part has second part has second part has second part. — from the part has second p	" 1918 \$1000.00 Medde b freed Sept. 12 191 I such payment, or any part there me absolute, and the whole amou Executors, administ ner prescribed by law; and out of the cost and charges of making su id
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tithe moneys arising from seales, and the overplus, if the Mitness WHE he day and year first about Signed, Scaled and STATE Of Secure 1	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. The said part.	rein specified. But if default be made in the second, then this conveyance shall be controlled a second part. — from granted, or any part thereof, in the man for principal and interest, together with the man single such sale, on demand, to sather the second part. — he is and assigns. It part has second part. — from the part has second part has second part. — from the part has second part has second part has second part has second part. — from the part has second p	" 1918 \$1000.00 Meds b frem Sept. 12 191 such payment, or any part there me absolute, and the whole amon cexecutors, administration of the cost and charges of making su id hand and seal tuson (SEA)
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tithe moneys arising from seales, and the overplus, if the Mitness WHE he day and year first about Signed, Scaled and STATE Of Secure 1	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. If sales for the first e written. A Delivered in presence of F KANSAS ON Bounty Sec. ED, That on this Arch O Oceans	rein specified. But if default be made in thereon, then this conveyance shall become art. If of the second part. Kee granted, or any part thereof, in the man for principal and interest, together with I making such sale, on demand, to same heirs and assigns. It part has I hereunto set. Kee July Of August. July of August. a Notary Public in a tensor, Single.	a such payment, or any part there me absolute, and the whole amout the cost and charges of making suid. hand and seal tracer. (SEA (SEA)
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tithe moneys arising from a sales, and the overplus, if IN WITNESS WHE he day and year first about Signed, Scaled and STATE Of Dougle	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. If sales for the first e written. A Delivered in presence of F KANSAS ON Bounty Sec. ED, That on this Arch O Oceans	rein specified. But if default be made in thereon, then this conveyance shall become art. If of the second part. Kee granted, or any part thereof, in the man for principal and interest, together with I making such sale, on demand, to same heirs and assigns. It part has I hereunto set. Kee July Of August. July of August. a Notary Public in a tensor, Single.	a such payment, or any part there me absolute, and the whole amout the cost and charges of making suid. hand and seal tracer. (SEA (SEA)
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tithe moneys arising from seales, and the overplus, if the Mitness WHE he day and year first about Signed, Scaled and STATE Of Secure 1	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. If sales for the first e written. A Delivered in presence of F KANSAS ON Bounty Sec. ED, That on this Arch O Oceans	rein specified. But if default be made in the second, then this conveyance shall be controlled a second part. — from granted, or any part thereof, in the man for principal and interest, together with the man single such sale, on demand, to sather the second part. — he is and assigns. It part has second part. — from the part has second part has second part. — from the part has second part has second part has second part has second part. — from the part has second p	a such payment, or any part there me absolute, and the whole amout the cost and charges of making suid. hand and seal tracer. (SEA (SEA)
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tithe moneys arising from a sales, and the overplus, if IN WITNESS WHE he day and year first about Signed, Scaled and STATE Of Dougle	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. REOF, The said part. d Delivered in presence of F KANSAS BOULTY SED, That on this Lio. Worldware Dred OD.	rein specified. But if default be made in thereon, then this conveyance shall been art. If— of the second part.— Rea granted, or any part thereof, in the man for principal and interest, together with I— making such sale, on demand, to sa heirs and assigns. It part has s.— hereunto set.— Rea Grant O Per day of.— August. Any of.— August. a Notary Public in a tensor, say the foregoing instrument, and fully acknown the foregoing instrument, and fully acknown for second secon	a such payment, or any part there me absolute, and the whole amout the cost and charges of making suid. hand and seal trason (SEA) A. D. 19/7, before me and for said County and State, can to me personally known to by dedged the execution of the same
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any ti the moneys arising from a sales, and the overplus, if IN WITNESS WHE the day and year first about Signed, Scaled and STATE Of Dougle	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. REOF, The said part. d Delivered in presence of F KANSAS BOULTY SED, That on this Lio. Worldware Dred OD.	rein specified. But if default be made in thereon, then this conveyance shall been art. If— of the second part.— Rea granted, or any part thereof, in the man for principal and interest, together with I— making such sale, on demand, to sa heirs and assigns. It part has s.— hereunto set.— Rea Grant O Per day of.— August. Any of.— August. a Notary Public in a tensor, say the foregoing instrument, and fully acknown the foregoing instrument, and fully acknown for second secon	a such payment, or any part there me absolute, and the whole amout the cost and charges of making suid. hand and seal trason (SEA) A. D. 19/7, before me and for said County and State, can to me personally known to by dedged the execution of the same
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tit the moneys arising from seales, and the overplus, if the day and year first above Signed, Scaled and STATE Of Designed BE IT REMEMBER	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. REOF, The said part. d Delivered in presence of F KANSAS BOULTY SED, That on this Lio. Worldware Dred OD.	rein specified. But if default be made in thereon, then this conveyance shall been art. If— of the second part.— Rea granted, or any part thereof, in the man for principal and interest, together with I— making such sale, on demand, to sa heirs and assigns. It part has s.— hereunto set.— Rea Grant O Per day of.— August. Any of.— August. a Notary Public in a tensor, say the foregoing instrument, and fully acknown the foregoing instrument, and fully acknown for second secon	a such payment, or any part there me absolute, and the whole amout the end of the end of the estate
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tit the moneys arising from a sales, and the overplus, if with the day and year first above Signed, Scaled as STATE Of Designed	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. REOF, The said part. d Delivered in presence of F KANSAS BOULTY SED, That on this Lio. Worldware Dred OD.	rein specified. But if default be made in thereon, then this conveyance shall been art. If— of the second part.— Rea granted, or any part thereof, in the man for principal and interest, together with I— making such sale, on demand, to sa heirs and assigns. It part has s.— hereunto set.— Rea Grant O Per day of.— August. Any of.— August. a Notary Public in a tensor, say the foregoing instrument, and fully acknown the foregoing instrument, and fully acknown for second secon	a such payment, or any part there me absolute, and the whole amout the end of the end of the estate
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tit the moneys arising from sales, and the overplus if the MITNESS WHE the day and year first also Signed, Scaled an STATE Of Dougle BE IT REMEMBER	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. REOF, The said part. d Delivered in presence of F KANSAS BOULTY SED, That on this Lio. Worldware Dred OD.	rein specified. But if default be made in thereon, then this conveyance shall been art. If— of the second part.— Rea granted, or any part thereof, in the man for principal and interest, together with I— making such sale, on demand, to sa heirs and assigns. It part has s.— hereunto set.— Rea Grant O Per day of.— August. Any of.— August. a Notary Public in a tensor, say the foregoing instrument, and fully acknown the foregoing instrument, and fully acknown for second secon	is such payment, or any part there me absolute, and the whole amount or executors, administrate prescribed by law; and out of a the cost and charges of making suid. hand
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tit the moneys arising from seales, and the overplus, if the day and year first above Signed, Scaled and STATE Of Designed BE IT REMEMBER	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. REOF, The said part. d Delivered in presence of F KANSAS BOULTY SED, That on this Lio. Worldware Dred OD.	rein specified. But if default be made in thereon, then this conveyance shall been art. If— of the second part.— Rea granted, or any part thereof, in the man for principal and interest, together with I— making such sale, on demand, to sa heirs and assigns. It part has s.— hereunto set.— Rea Grant O Per day of.— August. Any of.— August. a Notary Public in a tensor, say the foregoing instrument, and fully acknown the foregoing instrument, and fully acknown for second secon	a such payment, or any part there me absolute, and the whole amout the end of the end of the estate
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tit the moneys arising from sales, and the overplus if the MITNESS WHE the day and year first also Signed, Scaled an STATE Of Dougle BE IT REMEMBER	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. REOF, The said part. d Delivered in presence of F KANSAS BOULTY SED, That on this Lio. Worldware Dred OD.	rein specified. But if default be made in thereon, then this conveyance shall been art. If— of the second part.— Rea granted, or any part thereof, in the man for principal and interest, together with I— making such sale, on demand, to sa heirs and assigns. It part has s.— hereunto set.— Rea Grant O Per day of.— August. Any of.— August. a Notary Public in a tensor, say the foregoing instrument, and fully acknown the foregoing instrument, and fully acknown for second secon	a such payment, or any part there me absolute, and the whole amout the end of the end of the estate
and this conveyance shall or interest thereon, or the shall become due and pay tors and assigns, at any tit the moneys arising from sales, and the overplus if IN WITNESS WHE the day and year first about Signed, Scaled and STATE Of State of BE IT REMEMBER	be void if such payments be made as he taxes, or if the insurance is not kept up able, and it shall be lawful for the sa'd p me thereafter to sell the premises hereby uch sales to retain the amount then due my there be, shall be paid by the part. REOF, The said part. d Delivered in presence of F KANSAS BOULTY SED, That on this Lio. Worldware Dred OD.	rein specified. But if default be made in thereon, then this conveyance shall been art. If— of the second part.— Kee granted, or any part thereof, in the man for principal and interest, together with — making such sale, on demand, to sa heirs and assigns. t part ha 8.—— hereunto set— Kee Grant & Gran	a such payment, or any part there me absolute, and the whole amout the end of the end of the estate