MORTGAGE RECORD NO. 55.

LLARS, bargain, of land

nd part

ng such

scal....

SEAL) SEAL) SEAL)

ore me, , came to be same. d year

...M.

The note better must make the condition of the condition

	, between
Bunard Hishon (rindower)	of Lawrence in the Cour
and State of Kansas, of	the first part, and The Farmene States
Davinge Bank of Sawrence, ta	near of the second
WITNESSETH, T	hat the said part at of the first part in consideration of the
Twe Sundred (3000) and	nou Dout
to him duly paid, the receipt of which is hereby	acknowledged, hasold, and by these presents do grant, bar
sell and mortgage to the said part of the second part	heirs and assigns, forever, all that tract or parcel of
situated in the County of Douglas, and State of Kansas, descr	ribed as follows, to wit:
- Commencing Swenty nu	re (29) rode East of Southwest corner
of tothwest greater of Soil	through quarter Section Sventy in
(2), Jourship Livelie (12), Va	nge Twenty (30) End; thence Edd
the wold in the 18	hirty (30 rody; Fifteen (5) fut;
115) and all light (b) sono;	thence South Sen (10) rode, Fifte
and there west three	(3) rods; thence South Swenty
Maris to peace by tregingering	in Douglas County, Bancas
	(25(8)
with all the appurtenances, and all the estate, title and interest of Bunard Heshon (widowe	
	Le L' the lawful owner of the premises, above gran
and seized of a good and indefeasible estate of inheritance therein,	
and select of a good and materials of court of materials calculation,	are that even of an incomprances
This C	irant is intended as a Mortgage to secure the payment of the sum of.
Fine hundred Dollars -	
according to the terms of certain	note this day executed
according to the terms of	this day executed
and delivered by the said. Burnard Hickory	to the said next TV of the second r
	of the second
	o the second part of the second p
	of the stories
and this conveyance shall be void if such payments be made as he	erein specified. But if default be made in such payment, or any part ther
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up	rein specified. But if default be made in such payment, or any part ther p thereon, then this conveyance shall become absolute, and the whole amo
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the sa'd p	everin specified. But if default be made in such payment, or any part ther p thereon, then this conveyance shall become absolute, and the whole amount.
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the sa'd p tors and assigns, at any time thereafter to sell the premises hereby	rein specified. But if default be made in such payment, or any part ther p thereon, then this conveyance shall become absolute, and the whole amo partexecutors, administ granted, or any part thereof, in the manner prescribed by law; and out of
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the sa'd p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due	rein specified. But if default be made in such payment, or any part ther p thereon, then this conveyance shall become absolute, and the whole amo wart executors, administ granted, or any part thereof, in the manner prescribed by law; and out of for principal and interest, together with the cost and charges of making st
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the sa'd p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due sales, and the overplus, if any there be, shall be paid by the part.	rein specified. But if default be made in such payment, or any part ther p thereon, then this conveyance shall become absolute, and the whole amo wartexecutors, administ granted, or any part thereof, in the manner prescribed by law; and out of the principal and interest, together with the cost and charges of making summaking such sale, on demand, to said
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the sa'd p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due sales, and the overplus, if any there be, shall be paid by the part of Burnard Aschan (withouses).	rein specified. But if default be made in such payment, or any part ther p thereon, then this conveyance shall become absolute, and the whole amo wart. Zi of the second part, executors, administ granted, or any part thereof, in the manner prescribed by law; and out of tor principal and interest, together with the cost and charges of making sumaking such sale, on demand, to said Acceptable parts and assigns.
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the said p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due saled, and the overplus, if any there be, shall be paid by the part. If Burnard Alexhory (window over the part of the first witness whereof, The said part I will be first the first witness whereof, The said part I will be first the part of the first will be paid by the first the first the first will be paid by the first the fir	rein specified. But if default be made in such payment, or any part ther p thereon, then this conveyance shall become absolute, and the whole amo wart. Zi of the second part, executors, administ granted, or any part thereof, in the manner prescribed by law; and out of tor principal and interest, together with the cost and charges of making sumaking such sale, on demand, to said Acceptable parts and assigns.
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the sa'd p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due sales, and the overplus, if any there be, shall be paid by the part of Burnard Aschan (withouses).	prein specified. But if default be made in such payment, for any part there on, then this conveyance shall become absolute, and the whole amount the second part,executors, administ of granted, or any part thereof, in the manner prescribed by law; and out of for principal and interest, together with the cost and charges of making summaking such sale, on demand, to said
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the said p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due saled, and the overplus, if any there be, shall be paid by the part. If Burnard Alexhory (window over the part of the first witness whereof, The said part I will be first the first witness whereof, The said part I will be first the part of the first will be paid by the first the first the first will be paid by the first the fir	rein specified. But if default be made in such payment, or any part ther p thereon, then this conveyance shall become absolute, and the whole amo nart
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the said p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due sales, and the overplus, if any there be, shall be paid by the part of the first the day and year first above written.	prein specified. But if default be made in such payment, or any part there or thereon, then this conveyance shall become alsolute, and the whole amount of the second part,
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the said p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due sales, and the overplus, if any there be, shall be paid by the part of the first the day and year first above written.	prein specified. But if default be made in such payment, or any part there on thereon, then this conveyance shall become absolute, and the whole amo part. The content of the second part, carecutors, administ granted, or any part thereof, in the manner prescribed by law; and out of for principal and interest, together with the cost and charges of making sumaking such sale, on demand, to said fine heirs and assigns. Start has content and series and series and series and series and series and series. Start has content and series and se
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the said p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due sales, and the overplus, if any there be, shall be paid by the part of the first the day and year first above written.	prein specified. But if default be made in such payment, or any part there on thereon, then this conveyance shall become absolute, and the whole amo part. The content of the second part, carecutors, administ granted, or any part thereof, in the manner prescribed by law; and out of for principal and interest, together with the cost and charges of making sumaking such sale, on demand, to said fine heirs and assigns. Start has content and series and series and series and series and series and series. Start has content and series and se
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the sa'd p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due sales, and the overplus, if any there be, shall be paid by the part. If Surnard Alecthon for the said part. In WITNESS WHEREOF, The said part. In WITNESS WHEREOF, The said part. In WITNESS WHEREOF, and part is signed, Sealed and Delivered in presence of	prein specified. But if default be made in such payment, or any part there of the this conveyance shall become absolute, and the whole amount of the second part,
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the sa'd p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due sales, and the overplus, if any there be, shall be paid by the part. If Surnard Alecthon for the said part. In WITNESS WHEREOF, The said part. In WITNESS WHEREOF, The said part. In WITNESS WHEREOF, and part is signed, Sealed and Delivered in presence of	prein specified. But if default be made in such payment, or any part there of thereon, then this conveyance shall become absolute, and the whole amo bart. Let of the second part, carecutors, administ granted, or any part thereof, in the manner prescribed by law; and out of for principal and interest, together with the cost and charges of making sumaking such sale, on demand, to said have heirs and assigns. St part ha let hereunto set for the part hand and see the part has let hereunto set. See the part has let hereunto set for the part hand and see the part has let hereunto set. See the part has let hereunto set for the payment of the payment
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the sa'd p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due sales, and the overplus, if any there be, shall be paid by the part. If Surnard Alecthon for the said part. In WITNESS WHEREOF, The said part. In WITNESS WHEREOF, The said part. In WITNESS WHEREOF, and part is signed, Sealed and Delivered in presence of	perin specified. But if default be made in such payment, or any part there on the this conveyance shall become absolute, and the whole amo bart. J. of the second part, executors, administ granted, or any part thereof, in the manner prescribed by law; and out of for principal and interest, together with the cost and charges of making sumaking such sale, on demand, to said
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the said p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due sales, and the overplus, if any there be, shall be paid by the part by Burnard School (wildower). IN WITNESS WHEREOF, The said part of the first the day and year first above written. Signed, Scaled and Delivered in presence of	rein specified. But if default be made in such payment, or any part ther p thereon, then this conveyance shall become absolute, and the whole amount. The conveyance shall become absolute, and the whole amount. The conveyance shall be second part, the second payment, or any part there is the second payment, and the se
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the sa'd p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due saled and the overplus, if any there be, shall be paid by the part. IN WITNESS WHEREOF, The said part. In witness whereof the first the day and year first above written. Signed, Scaled and Delivered in presence of STATE OF KANSAS, DOUGHAND AND AND AND AND AND AND AND AND AND	prein specified. But if default be made in such payment, or any part there on, then this conveyance shall become absolute, and the whole amo part. It is conveyance shall become absolute, and the whole amo part. It is conveyance shall become absolute, and the whole amo part. It is granted, or any part thereof, in the manner prescribed by law; and out of the principal and interest, together with the cost and charges of making summaking such sale, on demand, to said The heirs and assigns. It is heirs and assigns. It is heard assigns. (SE. (SE. (SE.)
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the said p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due saled, and the overplus, if any there be, shall be paid by the part. **y** **DEMMAN SELVATOR (AULDONCEU)** IN WITNESS WHEREOF, The said part **Z**, of the first the day and year first above written. Signed, Scaled and Delivered in presence of **STATE OP KANSAS, Dougland Selverd Se	prein specified. But if default be made in such payment, or any part there on thereon, then this conveyance shall become absolute, and the whole amo part. Je. of the second part,
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the said p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due saled, and the overplus, if any there be, shall be paid by the part. **y** **DEMMAN SELVATOR (AULDONCEU)** IN WITNESS WHEREOF, The said part **Z**, of the first the day and year first above written. Signed, Scaled and Delivered in presence of **STATE OP KANSAS, Dougland Selverd Se	prein specified. But if default be made in such payment, or any part there on thereon, then this conveyance shall become absolute, and the whole amo part. Je. of the second part,
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the sa'd p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due saled and the overplus, if any there be, shall be paid by the part. *** **DATHAMANANCE AND CONTROLLE OF THE SAID PAYABLE OF THE	day of Andrew A. D. 1921., before the foregoing instrument and duly acknowledged the execution of the said.
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the sa'd p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due saled and the overplus, if any there be, shall be paid by the part. *** **DATHAMANANCE AND CONTROLLE OF THE SAID PAYABLE OF THE	day of A. D. 19 L., before day of A. D. 19 L., before a. A. D. 19 L., before (SE
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the sa'd p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due sales, and the overplus, if any there be, shall be paid by the part. I SUMMANS WHEREOF, The said part. I SUMMINESS WHEREOF, The said part. I of the first the day and year first above written. Signed, Scaled and Delivered in presence of STATE OP KANSAS, DOUGHAL BANGAS, DOUGHAL BANGAS, HELD MANGAS, DOUGHAL BANGAS, LINGUIS BE IT REMEMBERED, That on this	the foregoing instrument and duly acknowledged the execution of the same about the same assistance of the second part,
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the sa'd p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due sales, and the overplus, if any there be, shall be paid by the part. I SUMMANS WHEREOF, The said part. I SUMMINESS WHEREOF, The said part. I of the first the day and year first above written. Signed, Scaled and Delivered in presence of STATE OP KANSAS, DOUGHAL BANGAS, DOUGHAL BANGAS, HELD MANGAS, DOUGHAL BANGAS, LINGUIS BE IT REMEMBERED, That on this	the foregoing instrument and duly acknowledged the execution of the same about the same assistance of the second part,
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the sa'd p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due sales, and the overplus, if any there be, shall be paid by the part. I SUMMANS WHEREOF, The said part. I SUMMINESS WHEREOF, The said part. I of the first the day and year first above written. Signed, Scaled and Delivered in presence of STATE OP KANSAS, DOUGHAL BANGAS, DOUGHAL BANGAS, HELD MANGAS, DOUGHAL BANGAS, LINGUIS BE IT REMEMBERED, That on this	day of A. D. 19 2
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the said prosend assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due sales, and the overplus, if any there be, shall be paid by the part. *** **Demaal Askar on (wildowers)** IN WITNESS WHEREOF, The said part. *** IN WITNESS WHEREOF, The said part. *** Signed, Scaled and Delivered in presence of **STATE OP KANSAS,** **PORTAGE OF KANSA	day of Anarch A. D. 19 2. Gerell Gere
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the said p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due saled, and the overplus, if any there be, shall be paid by the part. *** **DEMMAND** ALL HONE (AULDOWELL)** IN WITNESS WHEREOF, The said part. *** IN WITNESS WHEREOF, The said part. *** Signed, Scaled and Delivered in presence of **STATE OF KANSAS,** **DEMMENBERED, That on this	day of Anarch A. D. 19 2. Gerell Gere
and this conveyance shall be void if such payments be made as he or interest thereon, or the taxes, or if the insurance is not kept up shall become due and payable, and it shall be lawful for the said p tors and assigns, at any time thereafter to sell the premises hereby the moneys arising from such sales to retain the amount then due sales, and the overplus, if any there be, shall be paid by the part. *** **Demaal** **Alshow** (wildowell)** IN WITNESS WHEREOF, The said part. *** IN WITNESS WHEREOF, The said part. *** Signed, Scaled and Delivered in presence of **STATE OP KANSAS,** **Douglas Bounty** **Douglas Bounty** **STATE OP KANSAS,** **Douglas Bounty** **Douglas Bounty** **Dou	the foregoing instrument and duly acknowledged the execution of the same the foregoing instrument and duly acknowledged the execution of the same the foregoing instrument and duly acknowledged the execution of the same the foregoing instrument and duly acknowledged the execution of the same the foregoing instrument and duly acknowledged the execution of the same thereunto subscribed my name and affixed my official seal on the day and yet the foregoing instrument and duly acknowledged the execution of the same thereunto subscribed my name and affixed my official seal on the day and yet the foregoing instrument and duly acknowledged the execution of the same thereunto subscribed my name and affixed my official seal on the day and yet the foregoing instrument and duly acknowledged the execution of the same thereunto subscribed my name and affixed my official seal on the day and yet.