The followine is endorsed on the original instrument.

The note herain described having been road in full, this mortrare is tember reduced and the lien thereby evented discharged.

As witness, my band this ZOAK day of THALL A. D. 19 2-8

MORTGAGE RECORD NO. 58

nineteen hund	Made this 29"	between Janus Robinson an	d Lygie
Robinson, his	ife, of the bity	Os Lawrence	in the County o
Douglas_	and State of Kansas, of the		
	ry a Boardman.		of the second part
		the said partof the first part, in consider:	STATES HAVE SELECTED AND ADMINISTRATION OF
Five Hunds			DOLLARS
		ledged, ha 200 sold, and by these presents do	
cell and mortage to the cold	part M of the second part — "	her heirs and assigns, forever, all the	at tract or pared of lan
it and inortgage to the salu	part and State of Knores described as foll	ows, jo wit: Lote numbers be	ver (7) and
Eight (8) in	Porthe east benteal	Sub-division, north Laure	nel in the
	nce, said County a		
770	9		
The most	Town agree to Been	the buildings on brem	ises insure
		Istorms to the extent	
nsurable vale	in a court and all	proved by this mortgage	withwesta
clause attacher	1. making lass for the	le to said mertgageiz or	zanangini cog
	- 14 - 1 Sil	ing to do so helder of mou	tage may
house may	appear and the	ost of so doing added to	off- my
			a rue mongay
to draw interes	of until paid at 10%		
		The state of the s	
	. 0 0 1 1	id part	said ——
- 11	the first bart		
		they are the lawful owner of the	premises, above granted
and seized of a good and ind	efeasible estate of inheritance therein, free	and clear of all incombrances	344.00 (424.00)
		t is intended as a Mortgage to secure the payment of	f the sum of
Five Hundre	de dollars		
according to the terms of	onecertain _ O	erte this day executed	
and delivered by the said	parties of the first	hark to the said part	of the second par
and delivered by the said	parties of the first	hark to the said part	of the second par
and delivered by the said	parties of the first	hark to the said part	of the second par
and delivered by the said the said to these y	farlies of the first care after date beithe soul corpores thereto	test thereen according attached	of the second par
and delivered by the said. Frace able there y the said mate a and this conveyances shall be	farties, of the Livel cars after date built and component sheet or will it such payments be made as herein sp	to the said part according attached. But if default be made in such payment, or:	de the second part to the terminal
and delivered by the said. The year blee three years to said morte of the said morte of the said more shall be set thereon, or the taxes, or if	frantiers, of the Livelle carse after date with some streets of the conformal sheets of the sound in the sound is not kept up thereon, then the insurance is not kept up thereon, then the sound insurance is not kept up thereon, then the sound insurance is not kept up thereon, then the sound insurance is not kept up thereon, then the sound insurance is not kept up thereon, then the sound insurance is not kept up thereon, then the sound insurance is not kept up thereon, then the sound insurance is not kept up thereon, then the sound insurance is not kept up thereon, then the sound insurance is not kept up thereon.	to the said part according active the said part according active according active to the said part active according to the said be made in such payment, or this conveyance shall become absolute, and the whole	of the second par the formula any part thereof, or inter amount shall become du
and delivered by the said. The case of the control of the control of the convey and this convey ances shall be used the convey and this convey and the said of the convey and the shall be land it shall be land.	farties, of the Little and company the heart of the company the heart of the insurance is not kept up thereon, then what for the said part of the second	to the said part attended thereon according attached attached attached attached attached the made in such payment, or a this conveyance shall become absolute, and the whole I part, hear executors, administra	any part thereof, or inter amount shall become du stors and assigns, at an
and delivered by the said	farlies of the Little care after date herether and component thereto will it such payments be made as herein spethe insurance is not kept up thereon, then wful for the said part of the second nises hereby granted, or any part thereof, in	to the said part attacked thereon according to the said part attacked. Colfied. But if default be made in such payment, or a third conveyance shall become absolute, and the whole l part, the manner prescribed by law; and out of all the	any part thereof, or inter amount shall become du attors and assigns, at an amoneys arising from such
and delivered by the said	farlies of the Sirilicans after the case after date further and component therefore the insurance is not kept up thereon, then to wful for the said part of the second mises hereby granted, or any part thereof, in due for principal and interest, together we	to the said part attacked there a according cified. But if default be made in such payment, or a this conveyance shall become absolute, and the whole part, excutors, administra the manner prescribed by law; and out of all the with the cost and charges of making such saled, and	any part thereof, or inter amount shall become du attors and assigns, at an amoneys arising from such
and delivered by the said	care after date herether care after date herether care the court of the court of the second with the court of the second nises hereby granted, or any part thereof, in the for principal and interest, together we making such sale, on demand, to said	to the said part attacked there according cutiached according cution. But if default be made in such payment, or a this conveyance shall become absolute, and the whole I part, bed executors, administra the manner prescribed by law; and out of all the with the cost and charges of making such salet, and Thankles of the stand part	any part thereof, or inter amount shall become du attors and assigns, at an amoneys arising from such
and delivered by the said	frantiers of the Scient care after date herith of the conformal thereto will it such payments be made as herein spethe insurance is not kept up thereon, then the wful for the said part of the second mises hereby granted, or any part thereof, in the for principal and interest, together we making such sale, on demand, to said their making such sale, on demand, to said their	to the said part attached crified. But if default be made in such payment, or a this conveyance shall become absolute, and the whole I part. crecutors, administra the manner prescribed by law; and out of all the with the cost and charges of making such saled, and partless of the said flat	any part thereof, or inter amount shall become du ttors and assigns, at an moneys arising from such
and delivered by the said	care after date heither and composite the insurance is not kept up thereon, then will for the said part of my part thereof, in n due for principal and interest, together with making such sale, on demand, to said the said part of the second interest, together with making such sale, on demand, to said the first part of	to the said part attacked there according cutiached according cution. But if default be made in such payment, or a this conveyance shall become absolute, and the whole I part, bed executors, administra the manner prescribed by law; and out of all the with the cost and charges of making such salet, and Thankles of the stand part	any part thereof, or inter amount shall become du ttors and assigns, at an moneys arising from such
and delivered by the said. The case of the control of the control of the conveyances shall be a strength of the control of th	care after date heither and composite the insurance is not kept up thereon, then will for the said part of my part thereof, in n due for principal and interest, together with making such sale, on demand, to said the said part of the first partitle.	to the said part attached crified. But if default be made in such payment, or a this conveyance shall become absolute, and the whole I part. crecutors, administra the manner prescribed by law; and out of all the with the cost and charges of making such saled, and partless of the said flat	any part thereof, or inter amount shall become du ttors and assigns, at an moneys arising from such the overplus, if any ther hand defand sealed
and delivered by the said	care after date heither and composite the insurance is not kept up thereon, then will for the said part of my part thereof, in n due for principal and interest, together with making such sale, on demand, to said the said part of the second interest, together with making such sale, on demand, to said the first part of	to the said part attached crified. But if default be made in such payment, or a this conveyance shall become absolute, and the whole I part. crecutors, administra the manner prescribed by law; and out of all the with the cost and charges of making such saled, and partless of the said flat	any part thereof, or inter amount shall become du ttors and assigns, at an moneys arising from such the overplus, if any ther hand defand sealed
and delivered by the said. The case of the control of the control of the conveyances shall be a strength of the control of th	care after date heither and composite the insurance is not kept up thereon, then will for the said part of my part thereof, in n due for principal and interest, together with making such sale, on demand, to said the said part of the first partitle.	to the said part attached crified. But if default be made in such payment, or a this conveyance shall become absolute, and the whole I part. crecutors, administra the manner prescribed by law; and out of all the with the cost and charges of making such saled, and partless of the said flat	any part thereof, or inter amount shall become dutters and assigns, at an moneys arising from suc the overplus, if any ther hand d and sealch
and delivered by the said. The case of the control of the control of the conveyances shall be a strength of the control of th	care after date heither and composite the insurance is not kept up thereon, then will for the said part of my part thereof, in n due for principal and interest, together with making such sale, on demand, to said the said part of the first partitle.	to the said part attached crified. But if default be made in such payment, or a this conveyance shall become absolute, and the whole I part. crecutors, administra the manner prescribed by law; and out of all the with the cost and charges of making such saled, and partless of the said flat	any part thereof, or inter amount shall become du ttors and assigns, at an moneys arising from suc the overplus, if any ther hand d and scald (SEAL (SEAL
and delivered by the said. The case of the control of the control of the conveyances shall be set thereon, or the taxes, or if and payable, and it shall be lainer thereafter the cell the prevalent to retain the amount the lee, shall be paid by the part. IN WIFNESS WHERI be slay and year first above we	care after date herether care a flow date here here being the insurance is not kept up thereon, then will for the said part of more thereof, in due for principal and interest, together wiff making such sale, on demand, to said part of the first partitle. Delivered in the presence of the first partitle.	to the said part attached crified. But if default be made in such payment, or a this conveyance shall become absolute, and the whole I part. crecutors, administra the manner prescribed by law; and out of all the with the cost and charges of making such saled, and partless of the said flat	any part thereof, or inter amount shall become du ttors and assigns, at an moneys arising from suc the overplus, if any ther hand d and scald (SEAL (SEAL
and delivered by the said. The case of the control	care after date heither and composite the insurance is not kept up thereon, then while for the said part of the second nises hereby granted, or any part thereof, in n due for principal and interest, together with making such sale, on demand, to said for the said part of the first partiten. EOF, The said part of the first partiten. Collivered in the presence of the first partiten. Collivered in the presence of the first partiten.	to the said part attached crified. But if default be made in such payment, or a this conveyance shall become absolute, and the whole I part. crecutors, administra the manner prescribed by law; and out of all the with the cost and charges of making such saled, and partless of the said flat	any part thereof, or inter amount shall become du ttors and assigns, at an moneys arising from suc the overplus, if any ther hand d and scald (SEAL (SEAL
and delivered by the said. A section of the conveyances shall be used thereon, or the taxes, or if and payable, and it shall be lainer thereafter well the prevalent to retain the amount the ee, shall be paid by the part. IN WIFNESS WHERI he slay and gear first above we Signed, Scaled and I will be supported by the part. STATE OF	care after date heither and composite the insurance is not kept up thereon, then will for the said part of the second mises hereby granted, or any part thereof, in n due for principal and interest, together with making such sale, on demand, to said the said part of the first partitle. Delivered in the presence of the said part of the first partitle. New York State of the first partitle. Selection of the said part of the first partitle. Selection of the said part of the first partitle. Selection of the said part of the first partitle. KANSAS,	to the said part attack there are according attacked. Cutfied. But if default be made in such payment, or this conveyance shall become absolute, and the whole I part. I he manner prescribed by law; and out of all the with the cost and charges of making such salet, and particularly for the particular for the said assigns. It has use hereunto set there are a considering for the said assigns.	any part thereof, or inter amount shall become du ttors and assigns, at an moneys arising from such the overplus, if any ther hand A and sealed (SEAL, (SEAL,
and delivered by the said. The case of the control	care after date heither and composite the insurance is not kept up thereon, then will for the said part of the second mises hereby granted, or any part thereof, in n due for principal and interest, together with making such sale, on demand, to said the said part of the first partitle. Delivered in the presence of the said part of the first partitle. New York State of the first partitle. Selection of the said part of the first partitle. Selection of the said part of the first partitle. Selection of the said part of the first partitle. KANSAS,	to the said part extensed there are according attached according attached according attached according attached according attached according at the said in such payment, or this conveyance shall become absolute, and the whole part, according a conveyance shall become absolute, and the whole part, according a conveyance shall be according a conveyance according	any part thereof, or inter amount shall become du ttors and assigns, at an moneys arising from such the overplus, if any ther hand d and scald (SEAL (SEAL)
and delivered by the said. A second for likely of the said and this conveyances shall be set thereon, or the taxes, or if and payable, and it shall be lainer thereafter 'cell the prevalet to retain the amount the se, shall be paid by the part. IN WIFNESS WHERI he slay and year first above we signed, Sealed and I will be said to the said of the said o	care after date heither and composite the insurance is not kept up thereon, then will for the said part of the second mises hereby granted, or any part thereof, in n due for principal and interest, together with making such sale, on demand, to said the said part of the first partitle. Delivered in the presence of the said part of the first partitle. New York State of the first partitle. Selection of the said part of the first partitle. Selection of the said part of the first partitle. Selection of the said part of the first partitle. KANSAS,	to the said part attacked there a according attacked there a according attacked there a according attacked the according according to the solve this conveyance shall become absolute, and the whole I part, the according a conveyance shall become absolute, and the whole I part, the according to the manner prescribed by law; and out of all the with the cost and charges of making such salet, and There are a solve the according to t	any part thereof, or inter amount shall become du ttors and assigns, at an moneys arising from such the overplus, if any then hand defand sealed (SEAL) (SEAL)
ind delivered by the said- house and the latest of the conveyances shall be ast thereon, or the taxes, or if and payable, and it shall be latine thereafter 'well the president to retain the amount the lee, shall be paid by the part— IN WIFNESS WHERI he day and year first above we signed, Scaled and I when the latest are as a standard of the latest are as a standard of the latest are a stan	care after date heither and composite the insurance is not kept up thereon, then will for the said part of the second mises hereby granted, or any part thereof, in n due for principal and interest, together with making such sale, on demand, to said the said part of the first partitle. Delivered in the presence of the said part of the first partitle. New York State of the first partitle. Selection of the said part of the first partitle. Selection of the said part of the first partitle. Selection of the said part of the first partitle. KANSAS,	to the said part attacked cutified. But if default be made in such payment, or a this conveyance shall become absolute, and the whole I part in the manner prescribed by law; and out of all the with the cost and charges of making such sales, and particular filler flight beirs and assigns. It has 255 bereunto set there and particular flight and of a State flight and of a State flight and of State flight and of State flight and of State flight and of State flight day of Guguest and Cargain and for sain State flight and Cargain and for sain and Cargain and for sain contains and state flight and Cargain and for sain contains and sain and for sain contains and sain and for sain contains and sain	any part thereof, or inter amount shall become du ttors and assigns, at an moneys arising from such the overplus, if any ther hand d and sealch (SEAL (SEAL) ON 19 19, before me I County and State, cam
and delivered by the said. A section of the conveyances shall be used thereon, or the taxes, or if and payable, and it shall be lainer thereafter well the prevalent to retain the amount the ee, shall be paid by the part. IN WIFNESS WHERI he slay and gear first above we Signed, Scaled and I will be supported by the part. STATE OF	parties of the Sirell care after date heritists and components be made as herein spethe insurance is not kept up thereon, then the insurance is not kept up thereon, then the wful for the said part of the second nises hereby granted, or any part thereof, in the for principal and interest, together with making such sale, on demand, to said the said part of the first partition. 20F, The said part of the first partition.	to the said part reterest there a condition attached cutified. But if default be made in such payment, or a this conveyance shall become absolute, and the whole I part. executors, administra the manner prescribed by law; and out of all the with the cost and charges of making such saled, and partelest of the start flat beirs and assigns. To ha 200 hereunto set there and partelest flat and being and for sain a Notary Public in and for sain and begans.	any part thereof, or inter amount shall become du ttors and assigns, at an moneys arising from suc the overplus, if any ther hand defand sealed (SEAL (SEAL A. D. 19 14, before me I County and State, cam (SEAL (SEAL) (SEAL (SEAL) (SEAL (SEAL) (SEAL)
and delivered by the said	care after date herether care after date herether care after date herether could it such payments be made as herein spethe insurance is not kept up thereon, then will for the said part of the second nises hereby granted, or any part thereof, in n due for principal and interest, together with making such sale, on demand, to said the making such sale, on demand, to said the first partitle. SOF, The said part of the first partitle. Delivered in the presence of the said the first partitle. KANSAS, Language Standard and the first partitle. January Rankel Second Standard Control of the said factor of the said facto	to the said part attacked cutified. But if default be made in such payment, or a this conveyance shall become absolute, and the whole I part this conveyance shall become absolute, and the whole I part the manner prescribed by law; and out of all the with the cost and charges of making such salet, and partitles to the first part heirs and assigns. The beins and assigns. The Analysis because of the first partitles and for said and of any Public in and for said and any of any public in and for said to me oregoing instrument, and duly ocknowledged the executions.	any part thereof, or inter amount shall become du ttors and assigns, at an moneys arising from such the overplus, if any ther hand and sealed (SEAL, (SEAL, (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
and delivered by the said	carriers after living and confidence of the second sheare of the insurance is not kept up thereon, then will for the said part of the second mises hereby granted, or any part thereof, in due for principal and interest, together will making such sale, on demand, to said some such sale, on demand, to said some such sale, of the first partitle. Selivered in the presence of the said part of the first partitle. Selivered in the presence of the said said said said said said said said	to the said part reterest there a condition attached cutified. But if default be made in such payment, or a this conveyance shall become absolute, and the whole I part. executors, administra the manner prescribed by law; and out of all the with the cost and charges of making such saled, and partelest of the start flat beirs and assigns. To ha 200 hereunto set there and partelest flat and being and for sain a Notary Public in and for sain and begans.	any part thereof, or inter amount shall become du ttors and assigns, at an moneys arising from such the overplus, if any ther (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
and delivered by the said. Jacquable dieter of the said and this conveyances shall be a set thereon, or the taxes, or if and payable, and it shall be la time thereafter 'well the presaled to retain the amount the se, shall be paid by the part. IN WIFNESS WHERI he day and year first above we Signed, Scaled and I start for the said of the s	case after date shrilling and compound therefore date shrilling and compound therefore distribution of its second nises hereby granted, or any part thereof, in due for principal and interest, together with making such sale, on demand, to said the first partitle. Delivered in the presence of the first partitle. Delivered in the presence of the first partitle. Second for the said part with the first partitle. Second for the said part with the first partitle. Delivered in the presence of the first partitle. Second for the said partitle. Second for the first partitle. Second for the first partitle. The said partitle of the first partitle. Second for the first partitle. The said partitle of the first partitle. Second for the first partitle. The said partitle of the first partitle.	to the said part attacked cutified. But if default be made in such payment, or a this conveyance shall become absolute, and the whole I part this conveyance shall become absolute, and the whole I part the manner prescribed by law; and out of all the with the cost and charges of making such salet, and partitles to the first part heirs and assigns. The beins and assigns. The Analysis because of the first partitles and for said and of any Public in and for said and any of any public in and for said to me oregoing instrument, and duly ocknowledged the executions.	any part thereof, or inter- amount shall become du- tors and assigns, at any moneys arising from such the overplus, if any there hand d and scald (SEAL) (SEAL) A. D. 19 J, before me I County and State, came J County and State, came
and delivered by the said	carriers after living and confidence of the second sheare of the insurance is not kept up thereon, then will for the said part of the second mises hereby granted, or any part thereof, in due for principal and interest, together will making such sale, on demand, to said some such sale, on demand, to said some such sale, of the first partitle. Selivered in the presence of the said part of the first partitle. Selivered in the presence of the said said said said said said said said	to the said part attacked cutified. But if default be made in such payment, or a this conveyance shall become absolute, and the whole I part this conveyance shall become absolute, and the whole I part the manner prescribed by law; and out of all the with the cost and charges of making such salet, and partitles to the first part heirs and assigns. The beins and assigns. The Analysis because of the first partitles and for said and of any Public in and for said and any of any public in and for said to me oregoing instrument, and duly ocknowledged the executions.	nny part thereof, or inter- amount shall become du- tors and assigns, at an moneys arising from such the overplus, if any there hand d and seald (SEAL) (SEAL) A. D. 19 A, before me I County and State, came J county and State, came j cross and sealed g personally known to be rution of the same, seal on the day and year
and delivered by the said. The case let let let let let let let let let le	care after date heither care after date herither and components be made as herein spethe insurance is not kept up thereon, then will for the said part of the second nises hereby granted, or any part thereof, in n due for principal and interest, together with making such sale, on demand, to said the first partitle. SOF, The said part of the first partitle. Delivered in the presence of the said part of the first partitle. SOF, The said part of the fi	to the said part relieved there a condition attached crified. But if default be made in such payment, or a this conveyance shall become absolute, and the whole part. See the coverage of making such saled, and particles to the said part particles to the said out of all the with the cost and charges of making such saled, and particles to the said part particles to the said part particles to the said out of all the with the cost and charges of making such saled, and particles to the said part particles to the said part particles to the said part and particles to the said part particles to the said part and particles to the particles and particles to the said and particles to the particles and particles to the said and particles to the said particles and particles an	any part thereof, or inter amount shall become du ttors and assigns, at an moneys arising from such the overplus, if any ther (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
ind delivered by the said	care after date heither care after date herither and components be made as herein spethe insurance is not kept up thereon, then will for the said part of the second nises hereby granted, or any part thereof, in n due for principal and interest, together with making such sale, on demand, to said the first partitle. SOF, The said part of the first partitle. Delivered in the presence of the said part of the first partitle. SOF, The said part of the fi	to the said part attacked cutified. But if default be made in such payment, or a this conveyance shall become absolute, and the whole I part this conveyance shall become absolute, and the whole I part the manner prescribed by law; and out of all the with the cost and charges of making such salet, and partitles to the first part heirs and assigns. The beins and assigns. The Analysis because of the first partitles and for said and of any Public in and for said and any of any public in and for said to me oregoing instrument, and duly ocknowledged the executions.	nny part thereof, or inter amount shall become du ttors and assigns, at an moneys arising from such the overplus, if any ther hand d and sealch (SEAL (SEAL (SEAL) 1 County and State, cam g class wife personally known to b rution of the same, seal on the day and year