## MORTGAGE RECORD—59.

E.D. Flore and	Releven a Flore his wife	day of march	betw
overbrook_	in the County of Doug	Parl Guyare of Ka	of the first part,
Bull Hoope.	Uanennennennen	v, and blyde of Flory, a single lac and state of Ka	Inste, or
		of the second pa	art:
Jour Thousas	parties of the first part, in consideration of the		DOLLA
o_them _duly paid, the	e receipt of which is hereby acknowledged, ha.	sold, and by these presents do Ld grant, bargain, sell	and mortgage to the
part Zfof the second part,	here heirs and assigns forever, all that trace	ct or parcel of land situated in the County of Douglas and Sta	and more,
allows to wite			
1- milibities	Half of the south each y	uarter 15 of 86 41 of securon	v Tur (2)
Journey y	all (13), vange cero	uarter (6° of SE4) of Section tem (17).	Selection of the select
11 the enpurtonances, and all th	he estate, title and interest of the said part all o	to the sold of the	
E.D. Flory, Rebec	cca a Flore and blude T.	Flore do -	toroly covenant a
igree that at the delivery hereof Za	Aily and the lawful owners, of the premises above gra-	nted and seized of a good and indefeasible estate of inheritance	e therein, free and clear
Il incumbrances, and that they	will warrant and defend the same against al	Il claims whatsoever. This grant is intended as a Mortgage to	secure the payment of t
um of Lour hous a	and office		DOLLAI
cording to the terms of our	certain promissory note_this day executed by sa	id	
6 No oreoug, of the s	second part; said note being given for the sum of.	I. Flory	
The said part 4 of the so	econd part; said note being given for the sum or.		DOLLAI
	1921 , due and payable in.		rom date there
ith interest thereon from the date	e thereof until paid according to the terms of said note	e and 5 coupons of 240,00	
ollars each thereto attached. An	nd this conveyance shall be void if such payment be m	ade as in said note and coupons thereto attached, and as herei	
id part. CLAof the first part le	hereby agreeto pay all taxes assessed on said pren	nises before any penalties or costs shall accrue on account the	reof, and to keep the s
	sortgagee, in the sum of <i>Nenu</i> ctory to said mortgagee, in default whereof the said mo		and costs, and insure
some insurance company	story to said mortgagee, in default whereof the care states and the expense of such taxes a	ortgagee may pay the taxes and accruing penalties, interests and accruing penalties, interest and accruing penalties, interest and costs, and insurance, shall, i	and costs, and insure
		and accruing penalties, interest and costs, and insurance, shall, it	
and become an additional lien u		es, and shall bear interest at the rate of 10 per cent. per annum	
such payment, or any part there	cof or interest thereon or the taxes assessed on said pr	remises or if the insurance is not kept up thereon, then this	conveyance shall become
such payment, or any part there isolute, and the whole principal of	cof or interest thereon or the taxes assessed on said pr of said noteand interest thereon, and all taxes and ac	remises or if the insurance is not kept up thereon, then this reruing penalties and interest and costs thereon remaining un	conveyance shall becompaid or which may ha
n such payment, or any part there bsolute, and the whole principal of een paid by the part. f the second part; and it shall be la	cof or interest thereon or the taxes assessed on said pr of said noteand interest thereon, and all taxes and ac second part, and all sums paid by the part	remises or if the insurance is not kept up thereon, then this ceruing penaltics and interest and costs thereon remaining un second part for insurance, shall be due and payable or not, at the 222_executors, administrators or assigns, at any time therea	conveyance shall become apaid or which may ha e option of the part. J after, to sell the premis
a such payment, or any part there beolute, and the whole principal of een paid by the part.fof the se I the second part; and it shall be la ereby granted, or any part thereof	cof or interest thereon or the taxes assessed on said put of said noteand interest thereon, and all taxes and a second part, and all sums paid by the part.y	remises or if the insurance is not kept up thereon, then this verning penalties and interest and cests thereon remaining un second part for insurance, shall be due and payable or not, at the ALEXECUTOR, administrators or assigns, at any time therea by waived or not, at the option of the parta	conveyance shall become a paid or which may have contion of the part of the premise the pr
a such payment, or any part there bedute, and the whole principal of eee paid by the part. If	cof or interest thereon or the taxes accessed on said profession of said noteand interest thereon, and all taxes and a second part, and all sums paid by the part. fr	remises or if the insurance is not kept up thereon, then this craining penalties and interest and cests thereon remaining un second part for insurance, shall be due and payable or not, at the  Lexecutors, administrators or assigns, at any time therea by waived or not, at the option of the part file  retain the amount then due or to become due according to the there by a shall be paid by the part of in the slage with sole	conveyance shall become a paid or which may have coption of the part of the premisd part, to sell the premisd part, the premisd part part part part part part part part
is such payment, or any part there besolute, and the whole principal of cen paid by the part. If	of or interest thereon or the taxes accessed on said pot of said noteand interest thereon, and all taxes and a second part, and all sums paid by the part. fr	remises or if the insurance is not kept up thereon, then this crains penalties and interest and costs thereon remaining un second part for insurance, shall be due and payable or not, at the  **Lexecutors, administrators or assigns, at any time therea by waived or not, at the option of the part **Lemon's the second retain the amount then due or to become due according to the there be, shall be paid by the part **Lemon's making such sale, seirs and assigns.	conveyance shall becompaid or which may have option of the part. Juster, to sell the premisd part,
a such payment, or any part there besolute, and the whole principal of cent paid by the part. 14	of or interest thereon or the taxes accessed on said pot of said noteand interest thereon, and all taxes and a second part, and all sums paid by the part. fr	remises or if the insurance is not kept up thereon, then this craining penalties and interest and cests thereon remaining un second part for insurance, shall be due and payable or not, at the  Lexecutors, administrators or assigns, at any time therea by waived or not, at the option of the part file  retain the amount then due or to become due according to the there by a shall be paid by the part of in the slage with sole	conveyance shall becompaid or which may have option of the part. J
a such payment, or any part there is solute, and the whole principal of seen paid by the part fy of the second part; and it shall be la rerieg granted, or any part thereof secutors, administrators or assignment, together with the costs and of the costs and of the cost of t	of or interest thereon or the taxes accessed on said pot of said noteand interest thereon, and all taxes and a second part, and all sums paid by the part. fr	remises or if the insurance is not kept up thereon, then this cruing penalties and interest and cests thereon remaining un second part for insurance, shall be due and payable or not, at the Acceptions, administrators or assigns, at any time therea thy waived or not, at the expision of the party—of the second retain the amount then due or to become due according to the there be, shall be paid by the party—making such sale, ciris and assigns.  Cunto set.——there was the party—hand & Annal & Land &	conveyance shall becor paid or which may ha e option of the part y- diter, to sell the premis- ter, to sell the premis- part,
a such payment, or any part there is solute, and the whole principal of seen paid by the part fy of the second part; and it shall be la rerieg granted, or any part thereof secutors, administrators or assignment, together with the costs and of the costs and of the cost of t	of or interest thereon or the taxes awessed on said pof said noteand interest thereon, and lataxes and according to a day to the part of the awful for the part of the second part,	remises or if the insurance is not kept up thereon, then this cruing penalties and interest and cests thereon remaining un second part for insurance, shall be due and payable or not, at the Acceptions, administrators or assigns, at any time therea thy waived or not, at the expision of the party—of the second retain the amount then due or to become due according to the there be, shall be paid by the party—making such sale, ciris and assigns.  Cunto set.——there was the party—hand & Annal & Land &	conveyance shall becor paid or which may ha e option of the part y- diter, to sell the premis- ter, to sell the premis- part,
a such payment, or any part there is solute, and the whole principal of seen paid by the part fy of the second part; and it shall be la rerieg granted, or any part thereof secutors, administrators or assignment, together with the costs and of the costs and of the cost of t	of or interest thereon or the taxes awessed on said pof said noteand interest thereon, and lataxes and according to a day to the part of the awful for the part of the second part,	remises or if the insurance is not kept up thereon, then this cruing penalties and interest and costs thereon remaining un second part for insurance, shall be due and payable or not, at the AL-executors, administrators or assigns, at any time therea thy waived or not, at the option of the party—of the second retain the amount then due or to become use according to the there be, shall be paid by the party—making such sale, ucirs and assigns.  Cunto set.——there was a shall A and shall A and shall A and shall as Allory.  Resurvey A Thory.	conveyance shall becompaid or which may he option of the part of t
such payment, or any part there besolute, and the whole principal of even paid by the part fy for he second part; and it shall be larely granted, or any part thereof secutors, administrators or assignment, together with the costs and e.g. D. J. Lory and In Testimony Whereof, The st alove written.  Signed, scaled and	cof or interest thereon or the taxes assessed on said por said not cannot interest thereon, and all taxes and assected part, and all sums paid by the part. 4	remises or if the insurance is not kept up thereon, then this cruing penalties and interest and cests thereon remaining un second part for insurance, shall be due and payable or not, at the Acceptions, administrators or assigns, at any time therea thy waived or not, at the expision of the party—of the second retain the amount then due or to become due according to the there be, shall be paid by the party—making such sale, ciris and assigns.  Cunto set.——there was the party—hand & Annal & Land &	conveyance shall becompaid or which may he option of the part
such payment, or any part there besolute, and the whole principal of een paid by the part fy for the second part; and it shall be larely granted, or any part thereof occutors, administrators or assignment, together with the costs and effectively. The statement of the costs and the second of the costs and the second of the costs and the second of the second	cof or interest thereon or the taxes assessed on said por said not cannot interest thereon, and all taxes and assected part, and all sums paid by the part. 4	remises or if the insurance is not kept up thereon, then this cruing penalties and interest and costs thereon remaining un second part for insurance, shall be due and payable or not, at the AL-executors, administrators or assigns, at any time therea thy waived or not, at the option of the party—of the second retain the amount then due or to become use according to the there be, shall be paid by the party—making such sale, ucirs and assigns.  Cunto set.——there was a shall A and shall A and shall A and shall as Allory.  Resurvey A Thory.	conveyance shall becompaid or which may he option of the part
such payment, or any part there besolute, and the whole principal of een paid by the part fy for the second part; and it shall be larely granted, or any part thereof occutors, administrators or assignment, together with the costs and effectively. The statement of the costs and the second of the costs and the second of the costs and the second of the second	cof or interest thereon or the taxes assessed on said por said not cannot interest thereon, and all taxes and assected part, and all sums paid by the part. 4	remises or if the insurance is not kept up thereon, then this cruing penalties and interest and costs thereon remaining un second part for insurance, shall be due and payable or not, at the AL-executors, administrators or assigns, at any time therea thy waived or not, at the option of the party—of the second retain the amount then due or to become use according to the there be, shall be paid by the party—making such sale, ucirs and assigns.  Cunto set.——there was a shall A and shall A and shall A and shall as Allory.  Resurvey A Thory.	conveyance shall becompaid or which may he option of the part
such payment, or any part there solute, and the whole principal of empail by the part fy for the second part; and it shall be larely granted, or any part thereof centures, administrators or assignment, together with the crests and ender the content of th	cof or interest thereon or the taxes assessed on said por said not cannot interest thereon, and all taxes and assecond part, and all sums paid by the part st. of the awful for the part st. of the second part,	remises or if the insurance is not kept up thereon, then this cruing penalties and interest and costs thereon remaining un second part for insurance, shall be due and payable or not, at the second part for insurance, shall be due and payable or not, at the option of the part \( \mu \). The second part for the recome due according to the there be, shall be paid by the part \( \mu \). The making such sale, eitis and assigns, cunto set. There \( \mu \) Allow \( \mu \). The second \( \mu \) and \( \mu \) Allow \( \mu \). Allow \( \mu \). Allow \( \mu \). Show \( \mu \).	conveyance shall beeo paid or which may he option of the part J. dier, to sell the premi J part,
such payment, or any part there solute, and the whole principal of empail by the part fy for the second part; and it shall be larely granted, or any part thereof centures, administrators or assignment, together with the crests and ender the contraction of the contraction	of or interest thereon or the taxes assessed on said pof said noteand interest thereon, and lataxes and as escond part, and all sums paid by the part. y	remises or if the insurance is not kept up thereon, then this crains penalties and interest and cests thereon remaining un second part for insurance, shall be due and payable or not, at the AL executors, administrators or assigns, at any time therea thy waived or not, at the exprise of the second pretain the amount then due or to become due according to the there be, shall be paid by the part 4	conveyance shall beeo spaid or which may he option of the part fit- fiter, to sell the premi d part,
such payment, or any part there solute, and the whole principal of empail by the part fy for the second part; and it shall be larely granted, or any part thereof centures, administrators or assignment, together with the crests and ender the contraction of the contraction	cof or interest thereon or the taxes accessed on said pot of said noteand interest thereon, and all taxes and a second part, and all suns paid by the part. If	remises or if the insurance is not kept up thereon, then this craining penalties and interest and cests thereon remaining un second part for insurance, shall be due and payable or not, at the Mcarceutors, administrators or assigns, at any time therea they waived or not, at the option of the part of the second or retain the amount then due or to become due according to the there be, shall be paid by the part of the second circumstance of the paid by the part of the second circumstance of the paid by the part of the second circumstance of the paid by the part of the second circumstance of the part of the second circumstance of the second circumstance of the part of the second circumstance of the part of the second circumstance of the part of	conveyance shall become depend or which may be coption of the part of the premium of the instance conditions of this instance, on demand, to the sealthe day and yet (SEA
a such payment, or any part there besolute, and the whole principal of even paid by the part fy for the second part; and it shall be larely granted, or any part thereof secutors, administrators or assignment, together with the costs and of the costs and of the cost and of the co	of or interest thereon or the taxes assessed on said pot of said noteand interest thereon, and lataxes and as excord part, and all sums paid by the part. I of the awful for the part. I of the second part,	remises or if the insurance is not kept up thereon, then this crains penalties and interest and cests thereon remaining un second part for insurance, shall be due and payable or not, at the AL executors, administrators or assigns, at any time therea thy waived or not, at the exprise of the second part of the control of	conveyance shall become depend or which may be ontion of the part of the premium of the man, on demand, to the sealthe day and yet (SEA A. D. 1952), before a County and State, car and supply the premium of the p
is such payment, or any part there besolute, and the whole principal of een paid by the part of the second part; and it shall be larerly granted, or any part thereof executors, administrators or assignment, together with the crests and of E. H. Thory and In Testimony Whereof, The st alove written.  Signel, scaled an STATE OF KANSA	of or interest thereon or the taxes assessed on said pot of said noteand interest thereon, and lataxes and as escond part, and all sums paid by the part. I of the awful for the part. I of the second part,	remises or if the insurance is not kept up thereon, then this craining penalties and interest and cests thereon remaining un second part for insurance, shall be due and payable or not, at the Mcarceutors, administrators or assigns, at any time therea they waived or not, at the option of the part of the second or retain the amount then due or to become due according to the there be, shall be paid by the part of the second circumstance of the paid by the part of the second circumstance of the paid by the part of the second circumstance of the paid by the part of the second circumstance of the part of the second circumstance of the second circumstance of the part of the second circumstance of the part of the second circumstance of the part of	conveyance shall become depend or which may be ontion of the part of the premium of the man, on demand, to the sealthe day and yet (SEA A. D. 1952), before a County and State, car and supply the premium of the p
such psyment, or any part there besolute, and the whole principal of the part tymes of the second part; and it shall be larely granted, or any part thereof secutors, administrators or assignment, together with the costs and of E. D. Flory and In Testimony Whereof, The st alove written.  Signed, sealed an STATE OF KANSA O. S. A. C.	As,  County,  Be it Remembered, That on this and personal was a conculty, and all was paid by the part year.  County,  Land Description of the second part, and all sums paid by the part year.  As and out of all the moneys arising from such sale to charge so making such sale, and the over-plus, if any established by the part year.  Be the manner prescribed by law, appraisement here is, and out of all the moneys arising from such sale to charge so making such sale, and the over-plus, if any is easily part year.  County, I glossy have been all the over-plus, if any is easily part year.  Be it Remembered of the first part in year.  Land Goard of the first part in year.	remises or if the insurance is not kept up thereon, then this crains penalties and interest and cests thereon remaining un second part for insurance, shall be due and payable or not, at the second part for insurance, shall be due and payable or not, at the second part of the insurance, shall be due and payable or not, at the second part of the second part of the second part of the part of the second part of t	conveyance shall become depth of which may be endined the party.  Ifter, to sell the premi depth of the party.  Conditions of this inst., on demand, to the seal.  The day and year.  (SEA  A. D. 19&L, before in County and State, can.
such psyment, or any part there besolute, and the whole principal of even paid by the part ty file second part; and it shall be la erely granted, or any part thereof secutors, administrators or assignment, together with the costs and of E.D. Flory and In Testimony Whereof, The st above written.  Signed, sealed and STATE OF KANSA O.a.y.  (R.S.)	of or interest thereon or the taxes assessed on said pot of said noteand interest thereon, and lataxes and a second part, and all sums paid by the part y of the second part, and all sums paid by by any parasement here awful for the part.y of the second part, for the part y of the second part y of the part y of th	remises or if the insurance is not kept up thereon, then this cruing penalties and interest and costs thereon remaining un second part for insurance, shall be due and payable or not, at the 22-executors, administrators or assigns, at any time therea thy waived or not, at the option of the part 4 — making such the second part of the manuant then due or to become due according to the there be, shall be paid by the part 4 — making such sale, seirs and assigns.  Cunto set — their — making such sale, seirs and assigns.  ED Jlory,  Rusecus Jlory  Land & L	conveyance shall become depend or which may be ontion of the party. If there, to sell the premi dipart, which is the conditions of this inst., on demand, to the sealthe day and ye (SEA A. D. 19&L, before a County and State, car be shall be dependent of the county and State, car be shall be dependent of the county and State, car be shall be dependent of the county and State, car be shall be dependent of the county and State, car be shall be dependent of the county and State, car be shall
such psyment, or any part there besolute, and the whole principal of the part tymes of the second part; and it shall be larely granted, or any part thereof secutors, administrators or assignment, together with the costs and of E. D. Flory and In Testimony Whereof, The st alove written.  Signed, sealed an STATE OF KANSA O. S. A. C.	of or interest thereon or the taxes assessed on said pot of said noteand interest thereon, and lataxes and a second part, and all sums paid by the part y of the second part, and all sums paid by by any parasement here awful for the part.y of the second part, for the part y of the second part y of the part y of th	remises or if the insurance is not kept up thereon, then this crains penalties and interest and cests thereon remaining un second part for insurance, shall be due and payable or not, at the executors, administrators or assigns, at any time therea thy waived or not, at the exprise of the second part of the amount then due or to become due according to the there be, shall be paid by the part ymaking such sale, acris and assigns.  cunto setthe part ymaking such sale, acris and assigns.  cunto setthe part yhand _sand _sa	conveyance shall beeo spaid or which may he option of the part fi- stifer, to sell the premi l part,
such psyment, or any part there besolute, and the whole principal of even paid by the part ty file second part; and it shall be la erely granted, or any part thereof secutors, administrators or assignment, together with the costs and of E.D. Flory and In Testimony Whereof, The st above written.  Signed, sealed and STATE OF KANSA O.a.y.  (R.S.)	sof or interest thereon or the taxes assessed on said pot of said noteand interest thereon, and all taxes and assected part, and all sums paid by the part of the awful for the part	remises or if the insurance is not kept up thereon, then this crains penalties and interest and cests thereon remaining un second part for insurance, shall be due and payable or not, at the executors, administrators or assigns, at any time therea thy waived or not, at the exprise of the second part of the amount then due or to become due according to the there be, shall be paid by the part ymaking such sale, acris and assigns.  cunto setthe part ymaking such sale, acris and assigns.  cunto setthe part yhand _sand _sa	conveyance shall become depend or which may be ontion of the party. If there, to sell the premi dipart, which is the conditions of this inst., on demand, to the sealthe day and ye (SEA A. D. 19&L, before a County and State, car be shall be dependent of the county and State, car be shall be dependent of the county and State, car be shall be dependent of the county and State, car be shall be dependent of the county and State, car be shall be dependent of the county and State, car be shall
such psyment, or any part there bookete, and the whole principal of een paid by the part ty of the set (the second part; and it shall be la rerly granted, or any part thereof secutors, administrators or assigns ent, together with the costs and of E. D. J. Lory and. In Testimony Whereof, The at above written.  Signed, scaled and STATE OF KANSA ORAY.  (R.S.)  (R.S.)	sof or interest thereon or the taxes assessed on said pot of said noteand interest thereon, and all taxes and assected part, and all sums paid by the part of the awful for the part	remises or if the insurance is not kept up thereon, then this crains penalties and interest and cests thereon remaining un second part for insurance, shall be due and payable or not, at the executors, administrators or assigns, at any time therea thy waived or not, at the exprise of the second part of the control of the party	conveyance shall become depend or which may be endined the party.  If there is a condition of the party.  Conditions of this inst., on demand, to the seed.  (SEA  A. D. 19&L, before in County and State, car.
such psyment, or any part there bookete, and the whole principal of een paid by the part ty of the set (the second part; and it shall be la rerly granted, or any part thereof secutors, administrators or assigns ent, together with the costs and of E. D. J. Lory and. In Testimony Whereof, The at above written.  Signed, scaled and STATE OF KANSA ORAY.  (R.S.)  (R.S.)	sof or interest thereon or the taxes assessed on said pot of said noteand interest thereon, and all taxes and assected part, and all sums paid by the part of the awful for the part	remises or if the insurance is not kept up thereon, then this cruing penalties and interest and costs thereon remaining un second part for insurance, shall be due and payable or not, at the exceutors, administrators or assigns, at any time therea thy waived or not, at the option of the part \( \mu \). The the second part for the second part for the amount then due or to become due according to the there be, shall be paid by the part \( \mu \). The making such sale, seirs and assigns.  Learn Solary. The surface of the part \( \mu \). The second set the second in the part \( \mu \). The second is the sale seirs and assigns.  Land Rand s  E. B. Flory,  Ruseccus G. Flory,  Land Rand s  Land Rand s  Land Rand s  Land Solary Public in and for said second in the said se	conveyance shall become depaid or which may be continued the partial titer, to sell the premi all part,
such psyment, or any part there bookete, and the whole principal of een paid by the part ty of the set (the second part; and it shall be la rerly granted, or any part thereof secutors, administrators or assigns ent, together with the costs and of E. D. J. Lory and. In Testimony Whereof, The at above written.  Signed, scaled and STATE OF KANSA ORAY.  (R.S.)  (R.S.)	sof or interest thereon or the taxes assessed on said pot of said noteand interest thereon, and all taxes and assected part, and all sums paid by the part of the awful for the part	remises or if the insurance is not kept up thereon, then this crains penalties and interest and cests thereon remaining un second part for insurance, shall be due and payable or not, at the executors, administrators or assigns, at any time therea thy waived or not, at the exprise of the second part of the control of the party	conveyance shall beed paid or which may be option of the part of the premi of part of the premi of part, which may be conditions of this inst, on demand, to the a seal the day and yet (SEA A. D. 1962L, before a County and State, care of the part
such psyment, or any part there bookete, and the whole principal of een paid by the part ty of the set (the second part; and it shall be la rerly granted, or any part thereof secutors, administrators or assigns ent, together with the costs and of E. D. J. Lory and. In Testimony Whereof, The at above written.  Signed, scaled and STATE OF KANSA ORAY.  (R.S.)  (R.S.)	sof or interest thereon or the taxes assessed on said pot of said noteand interest thereon, and all taxes and assected part, and all sums paid by the part of the awful for the part	remises or if the insurance is not kept up thereon, then this cruing penalties and interest and costs thereon remaining un second part for insurance, shall be due and payable or not, at the exceutors, administrators or assigns, at any time therea thy waived or not, at the option of the part \( \mu \). The the second part for the second part for the amount then due or to become due according to the there be, shall be paid by the part \( \mu \). The making such sale, seirs and assigns.  Learn Solary. The surface of the part \( \mu \). The second set the second in the part \( \mu \). The second is the sale seirs and assigns.  Land Rand s  E. B. Flory,  Ruseccus G. Flory,  Land Rand s  Land Rand s  Land Rand s  Land Solary Public in and for said second in the said se	conveyance shall beer upoid or which may he option of the party.  fiter, to sell the prem d part,
such payment, or any part there is solute, and the whole principal of even paid by the part fy for he seem paid by the part fy for he seem paid by the part fy for he seem the red granted, or any part thereof scentures, administrators or assignment, together with the costs and of the costs and the cost	sof or interest thereon or the taxes assessed on said pot of said noteand interest thereon, and all taxes and assected part, and all sums paid by the part of the awful for the part	remises or if the insurance is not kept up thereon, then this cruing penalties and interest and costs thereon remaining un second part for insurance, shall be due and payable or not, at the exceutors, administrators or assigns, at any time therea thy waived or not, at the option of the part \( \mu \). The the second part for the second part for the amount then due or to become due according to the there be, shall be paid by the part \( \mu \). The making such sale, seirs and assigns.  Learn Solary. The surface of the part \( \mu \). The second set the second in the part \( \mu \). The second is the sale seirs and assigns.  Land Rand s  E. B. Flory,  Ruseccus G. Flory,  Land Rand s  Land Rand s  Land Rand s  Land Solary Public in and for said second in the said se	conveyance shall beer upoid or which may he option of the party.  fiter, to sell the prem d part,
such psyment, or any part there bookete, and the whole principal of een paid by the part ty of the set (the second part; and it shall be la rerly granted, or any part thereof secutors, administrators or assigns ent, together with the costs and of E. D. J. Lory and. In Testimony Whereof, The at above written.  Signed, scaled and STATE OF KANSA ORAY.  (R.S.)  (R.S.)	sof or interest thereon or the taxes assessed on said pot of said noteand interest thereon, and all taxes and assected part, and all sums paid by the part of the awful for the part	remises or if the insurance is not kept up thereon, then this cruing penalties and interest and costs thereon remaining un second part for insurance, shall be due and payable or not, at the exceutors, administrators or assigns, at any time therea thy waived or not, at the option of the part \( \mu \). The the second part for the second part for the amount then due or to become due according to the there be, shall be paid by the part \( \mu \). The making such sale, seirs and assigns.  Learn Solary. The surface of the part \( \mu \). The second set the second in the part \( \mu \). The second is the sale seirs and assigns.  Land Rand s  E. B. Flory,  Ruseccus G. Flory,  Land Rand s  Land Rand s  Land Rand s  Land Solary Public in and for said second in the said se	conveyance shall beer upoid or which may he option of the party.  fiter, to sell the prem d part,
such psyment, or any part there bookete, and the whole principal of een paid by the part ty of the set (the second part; and it shall be la rerly granted, or any part thereof secutors, administrators or assigns ent, together with the costs and of E. D. J. Lory and. In Testimony Whereof, The at above written.  Signed, scaled and STATE OF KANSA ORAY.  (R.S.)  (R.S.)	sof or interest thereon or the taxes assessed on said pot of said noteand interest thereon, and all taxes and assected part, and all sums paid by the part of the awful for the part	remises or if the insurance is not kept up thereon, then this cruing penalties and interest and costs thereon remaining un second part for insurance, shall be due and payable or not, at the exceutors, administrators or assigns, at any time therea thy waived or not, at the option of the part \( \mu \). The the second part for the second part for the amount then due or to become due according to the there be, shall be paid by the part \( \mu \). The making such sale, seirs and assigns.  Learn Solary. The surface of the part \( \mu \). The second set the second in the part \( \mu \). The second is the sale seirs and assigns.  Land Rand s  E. B. Flory,  Ruseccus G. Flory,  Land Rand s  Land Rand s  Land Rand s  Land Solary Public in and for said second in the said se	conveyance shall beer upoid or which may he option of the party.  fiter, to sell the prem d part,
such payment, or any part there is solute, and the whole principal of even paid by the part fy for he seem paid by the part fy for he seem paid by the part fy for he seem the red granted, or any part thereof scentures, administrators or assignment, together with the costs and of the costs and the cost	sof or interest thereon or the taxes assessed on said pot of said noteand interest thereon, and all taxes and assected part, and all sums paid by the part of the awful for the part	remises or if the insurance is not kept up thereon, then this cruing penalties and interest and costs thereon remaining un second part for insurance, shall be due and payable or not, at the exceutors, administrators or assigns, at any time therea thy waived or not, at the option of the part \( \mu \). The the second part for the second part for the amount then due or to become due according to the there be, shall be paid by the part \( \mu \). The making such sale, seirs and assigns.  Learn Solary. The surface of the part \( \mu \). The second set the second in the part \( \mu \). The second is the sale seirs and assigns.  Land Rand s  E. B. Flory,  Ruseccus G. Flory,  Land Rand s  Land Rand s  Land Rand s  Land Solary Public in and for said second in the said se	conveyance shall beer upoid or which may he option of the party.  fiter, to sell the prem d part,
such payment, or any part there soolute, and the whole principal of en paid by the part fy for the set the second part; and it shall be larely granted, or any part thereof ecutors, administrators or assigns ent, together with the costs and of	sof or interest thereon or the taxes assessed on said pot of said noteand interest thereon, and all taxes and assected part, and all sums paid by the part of the awful for the part	remises or if the insurance is not kept up thereon, then this cruing penalties and interest and costs thereon remaining un second part for insurance, shall be due and payable or not, at the exceutors, administrators or assigns, at any time therea thy waived or not, at the option of the part \( \mu \). The the second part for the second part for the amount then due or to become due according to the there be, shall be paid by the part \( \mu \). The making such sale, seirs and assigns.  Learn Solary. The surface of the part \( \mu \). The second set the second in the part \( \mu \). The second is the sale seirs and assigns.  Land Rand s  E. B. Flory,  Ruseccus G. Flory,  Land Rand s  Land Rand s  Land Rand s  Land Solary Public in and for said second in the said se	conveyance shall beer upoid or which may he option of the party.  fiter, to sell the prem d part,

Recorded Oak and