MORTGAGE RECORD-59.

The following is endorsal on the original man ament.

DOLLARS, to the said

DOLLARS,

DOLLARS, late thereof, d. And the

eep the said DOLLARS, d insure the ult be made hall become

h may have

this instruto the said ay and year

....(SEAL) ___(SEAL)

, before me, State, came

of Deeds.

Recorded Sept. 21

	int the state of t
	This Indenture, Male this 1st day of September in year of our Lord one thousand nine hundred Juenty one State September between State S. State and D. M. State bear State and D. M. State and D. M. State bear State and D. M. State and D. M
	year of our Lord one thousand nine hundred Juenty one between State and J. M. Steele, her husband of Lawrence in the County of Douglas and State of Kansas, of the first part,
	The state of the s
	Witnesseth, That the said part is of the first part, in consideration of the sum of
Ramoon	to their duly paid, the receipt of which is hereby acknowledged, he would, and by these presents do grant, bargain, will and mortgage to the part of the second part, here's being and assigns forever, all that tract or parcel of land situated in the County of Douglas and State of Kansas, describe follows, to wit: Loto Their tyrine (39) and Lorty (40) in Aslamont Sub Discosion of Block Pene (9) of Babecchi's addition to the left of four instance.
8.6	
24.	
	with the appurtenances, and all the estate, title and interest of the said part
3	Ida S. Steele and J.M. Steele, her husband and indefeasible estate of inheritance therein, free and de-
o. Mille	
130	sum of Gight Hundred and Mortgage to secure the payment of sum of Gight Hundred as a Mortgage to secure the payment of sum of Gight Hundred and Mortgage to secure the payment of sum of Gight Hundred and Mortgage to secure the payment of sum of Gight Hundred and Mortgage to secure the payment of sum of Gight Hundred and J. M. Steele and J. M. Steele, her hundred to the scale part, you of the second part; said note being given for the sum of Gight Hundred and Mortgage to secure the payment of the second part; said note being given for the sum of Gight Hundred and Mortgage to secure the payment of the sum of Mortgage to secure the payment of the sum of Mortgage to secure the payment of the sum of Mortgage to secure the payment of the sum of Mortgage to secure the payment of the sum of Mortgage to secure the payment of the sum of Mortgage to secure the payment of the sum of Mortgage to secure the payment of the sum of Mortgage to secure the payment of the sum of Mortgage to secure the payment of the sum of Mortgage to secure the payment of the sum of Mortgage to secure the payment of the sum of the secure the payment of the secure the
Attest:	to the said part
	Toight Hundred and no (\$800.00) DOLLA
	dated September 14, 1921, due and payable in three year of from date ther with interest thereon from the date thereof until paid according to the terms of said note and 720 coupons of 720.
	Dollars each thereto attached. And this conveyance shall be void if such payment be made as in said note and coupons thereto attached, and as hereinafter specified. And
1	said part. LCLO of the first part hereby agree
Register of Deads	premises insured in favor of said mortgagee, in the sum of <u>Eight Hendreds and mo</u> DOLLA in some insurance company satisfactory to said mortgagee, in default whereof the said mortgagee may pay the dates and accruing penalties, interests and costs, and insure
	same at the expense of the part. Like of the first part, and the expense of such taxes and accruing penalties, interest and costs, and insurance, shall, from the payment the
9.	be and become an additional lieu under this mortgage upon the above described premises, and shall bear interest at the rate of 10 per cent. per annum. But if default be n
to	in such payment, or any part thereof or interest thereon or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conveyance shall bee
1	absolute, and the whole principal of said noteand interest thereon, and all taxes and accruing penalties and interest and costs thereon remaining unpaid or which may been paid by the part
3	
	of the second part; and it shall be lawful for the part 44 of the second part, RECZ executors, administrators or assigns, at any time thereafter, to sell the prem
1	hereby granted, or any part thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the part of the second part, his
Bah	hereby granted, or any part thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the part 41 of the second part, here executors, administrators or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this ins
to Bah	hereby granted, or any part thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the part 41. of the second part, **Lich executors, administrators or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this ins ment, together with the costs and charges of making such sale, and the over-plus, if any there be, shall be paid by the part **Lich** and the sale, on demand, to the i
to Bah	hereby granted, or any part thereof, in the manner perseribed by law, appraisement hereby waived or not, at the option of the part of the second part, - hid executiors, administrators or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this instruct, together with the costs and charges of making such sale, and the over-plus, if any there be, shall be paid by the part will making such sale, on demand, to the second making such sale, on demand, to the second making such sale, on demand, to the second making such sale, on the second making such sale, and the over-plus, if any there be, shall be paid by the part will make a part of the second making such sale, and the over-plus, if any there be, shall be paid by the part will make a second making such sale, and the over-plus, if any there is a second make a second mak
to Bads	hereby granted, or any part thereof, in the manner perseribed by law, appraisement hereby waived or not, at the option of the part of the second part, — his executors, administrators or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this instruct, together with the costs and charges of making such sale, and the over-plus, if any there he, shall be paid by the part will making such sale, on demand, to the sheris and assigns. In Testimony Whereof, The said part will continue the first part ha. 200 hereunto set the will be paid by the part will be paid by the part. Will make the said part will be paid by the part will be paid by the part. Will make the said part will be paid by the part will be paid by the part. Will make the said part will be paid by the part will be paid by the part. Will make the said part will be paid
E Bah	hereby granted, or any part thereof, in the manner posseribed by law, appraisement hereby waived or not, at the option of the part of the second part, — hid executiors, administrators or assigns, and out of all the moneya arising from such rade to retain the amount then due or to become due according to the conditions of this instrument, together with the cests and charges of making such sale, and the over-plus, if any there be, shall be paid by the part_ccc_making such sale, on demand, to the second such that the conditions of this instrument. In Testimony Whereof, The said part_ccc_of the first part has the condition set. Thereof the conditions and sale can be and sale can be also and sale can be said part_ccc_of the day and y last above written. Signed, sealed and delivered in presence of Ada A. Altelle (SE).
to Bada	hereby granted, or any part thereof, in the manner posseribed by law, appraisement hereby waived or not, at the option of the part of the second part, — hid executiors, administrators or assigns, and out of all the moneya arising from such rade to retain the amount then due or to become due according to the conditions of this instrument, together with the cests and charges of making such sale, and the over-plus, if any there be, shall be paid by the part_ccc_making such sale, on demand, to the second such that the conditions of this instrument. In Testimony Whereof, The said part_ccc_of the first part has the condition set. Thereof the conditions and sale can be and sale can be also and sale can be said part_ccc_of the day and y last above written. Signed, sealed and delivered in presence of Ada A. Altelle (SE).
to Bah	hereby granted, or any part thereof, in the manner posseribed by law, appraisement hereby waived or not, at the option of the part of the second part, — his executiors, administrators or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this instruction ment, together with the costs and charges of gaking such sale, and the over-plus, if any there be, shall be paid by the part_cicl_making such sale, on demand, to the end of the surface of the
toBase	hereby granted, or any part thereof, in the manner presented by law, appraisement hereby waived or not, at the option of the part of the second part, — hereby executors, administrators or assigns, and out of all the monerys arising from such reals to retain the amount then due or to become due according to the conditions of this instruct, together with the costs and charges of making such sale, and the over-plus, if any there be, shall be paid by the part_cook_making such sale, on demand, to the shall be paid by the part_cook_making such sale, on demand, to the shirs and assigns. In Testimony Whereof, The said part_cook_of the first part has 200 bercunto set. there has a law and other day and y last above written. Signed, scaled and delivered in presence of Jan Jatules (SE. STATE OF KANSAS,
to Bubs	hereby granted, or any part thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the part of the second part, — hereby executors, administrators or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this instrument, together with the costs and charges of maining such sale, and the over-plus, if any there be, hald be paid by the part. Leed making such sale, on demand, to the such instruments of the such assigns. In Testimony Whereof, The said part. Leed the first part has the part of the such and assigns. In Testimony Whereof, The said part. Leed the first part has the part of the part. Leed making such sale, on demand, to the such as above written. Signed, sealed and delivered in presence of Jan Steller (SE. STATE OF KANSAS, Dougeland County). 13.
to Bub	hereby granted, or any part thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the part of the second part, — hereby executors, administrators or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this instrument, together with the costs and charges of maining such sale, and the over-plus, if any there be, hald be paid by the part. Leed making such sale, on demand, to the such instruments of the such assigns. In Testimony Whereof, The said part. Leed the first part has the part of the such and assigns. In Testimony Whereof, The said part. Leed the first part has the part of the part. Leed making such sale, on demand, to the such as above written. Signed, sealed and delivered in presence of Jan Steller (SE. STATE OF KANSAS, Dougeland County). 13.
to Buch	hereby granted, or any part thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the part of the second part, — hereby executors, administrators or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this instrument, together with the costs and charges of maining such sale, and the over-plus, if any there be, hald be paid by the part. Leed making such sale, on demand, to the such instruments of the such assigns. In Testimony Whereof, The said part. Leed the first part has the part of the such and assigns. In Testimony Whereof, The said part. Leed the first part has the part of the part. Leed making such sale, on demand, to the such as above written. Signed, sealed and delivered in presence of Jan Steller (SE. STATE OF KANSAS, Dougeland County). 13.
E. Bah	hereby granted, or any part thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the part of the second part, — hereby executors, administrators or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this insmut, together with the costs and charges of making such sale, and the over-plus, if any there be, shall be paid by the part_cled_making such sale, on demand, to the affects of the first part law. The heirs and assigns. In Testimon's Whereof, The said part_cled_of the first part has 200 hereunto set. There has a law all citle day and y last above written. Signed, scaled and delivered in presence of Josephan Josephan Josephan Scaled and delivered in presence of the second part of the second
to But	hereby granted, or any part thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the part of the second part, — hereby executors, administrators or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this insmut, together with the costs and charges of making such sale, and the over-plus, if any there be, shall be paid by the part_cled_making such sale, on demand, to the affects of the first part law. The heirs and assigns. In Testimon's Whereof, The said part_cled_of the first part has 200 hereunto set. There has a law all citle day and y last above written. Signed, scaled and delivered in presence of Josephan Josephan Josephan Scaled and delivered in presence of the second part of the second
E Bah	hereby granted, or any part thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the part 4_0 of the second part,heid_ executors, administrators or assigns, and out of all the monorsy arising from such sale to retain the amount then due or to become due according to the conditions of this ins munt, together with the costs and charges of gaking such sale, and the over-plus, if any there be, shall be paid by the part_cid_making such sale, on demand, to the first faction the said part_cid_of the first part ha. 200 berreunto set
E. Bah	hereby granted, or any part thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the part of the second part, — hereby executors, administrators or assigns, and out of all the moneys arising from such rade to retain the amount then due or to become due according to the conditions of this instrument, together with the costs and charges of gashing such sale, and the over-plus, if any there be, hald be paid by the part with making such sale, on demand, to the shirs and assigns. In Testimony Whereof, The said part wide of the first part has 200 berreunto set. There has a hard of and wall the day and y last above written. Signed, scaled and delivered in presence of STATE OF KANSAS, Douglass County, Be it Remembered. That on this — 21 the day of Septembers — A. D. 19.21, before the same of the same person—who executed the foregoing instrument of writing, and duly acknowledged execution of the same. In Witness Whereof, I have hereoute subscribed my name and affixed my afficial sed on the day and year last above written.
76. Bah	hereby granted, or any part thereof, in the manner posseribed by law, appraisement hereby waived or not, at the option of the part of the second part, — hereby executors, administrators or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this interment, together with the costs and charges of making such sale, and the over-plus, if any there be, shall be paid by the part_cleC_making such sale, on demand, to the short shall be paid by the part_cleC_making such sale, on demand, to the shall be paid by the part_cleC_making such sale, on demand, to the shall be paid by the part_cleC_making such sale, on demand, to the shall be paid by the part_cleC_making such sale, on demand, to the shall be paid by the part_cleC_making such sale, on demand, to the shall be paid by the part_cleC_making such sale, on demand, to the shall be paid by the part_cleC_making such sale, on demand, to the shall be paid by the part_cleC_making such sale, on demand, to the shall be paid by the part_cleC_making such sale, on demand, to the shall be paid by the part_cleC_making such sale, on demand, to the shall be paid by the part_cleC_making such sale, on demand, to the shall be paid by the part_cleC_making such sale, on demand, to the shall be paid by the part_cleC_making such sale, on demand, to the shall be paid by the part_cleC_making such sale, on demand, to the shall be paid by the part_cleC_making such sale, on demand, to the shall be paid to the shall be
6. Bah	hereby granted, or any part thered, in the manner proscribed by law, appraisement hereby waived or not, at the option of the part of the second part, here's executors, administrators or assigns, and out of all the moneys arising from such rade to retain the amount then due or to become due according to the conditions of this instrument, together with the costs and charges of making such sale, and the over-plus, if any there be, hald be paid by the part with the costs and charges of making such sale, and the over-plus, if any there be, hald be paid by the part with the costs and charges of making such sale, and the over-plus, if any there be, hald be paid by the part with the costs and of emaid, to the such that the control of the same where the control of the same and assigns. In Testimony Whereof, The said part with the cast and assigns. In Testimony Whereof, The said part with the cast and assigns. Signed, scaled and delivered in presence of In Witness Whereof, I have hereunto subscribed my name and affixed my official scal on the day and year last above written. My Commission expires A. D. 19.21, hereon in Witness Whereof, I have hereunto subscribed my name and affixed my official scal on the day and year last above written. Notary Public A. D. 10.21 at 16.20 circles C. M.
6. 132. 1	hereby granted, or any part thered, in the manner prescribed by law, appraisment hereby waived or not, at the option of the part of the second part, — here executors, administrators or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this instrument, together with the costs and charges of making such sale, and the over-plus, if any there be, shall be paid by the part_cleC_making such sale, on demand, to the shall be part by the part_cleC_making such sale, on demand, to the shall be part by the part_cleC_making such sale, on demand, to the shall be part by the part_cleC_making such sale, on demand, to the shall be part by the part_cleC_making such sale, on demand, to the shall be part by the part_cleC_making such sale, on demand, to the shall be part by the part_cleC_making such sale, on demand, to the shall be part by the part_cleC_making such sale, on demand, to the shall be part by the part_cleC_making such sale, on demand, to the shall be part by the part_cleC_making such sale, on demand, to the shall be part by the part_cleC_making such sale, on demand, to the shall be part by the part_cleC_making such sale, on demand, to the shall be part by the part_cleC_making such sale, on demand, to the shall be part by the part_cleC_making such sale, on demand, to the shall be part by the part_cleC_making such sale, on demand, to the shall be part by the part_cleC_making such sale, on demand, to the shall be part by the part_cleC_making such sale, on demand, to the shall be part by the part_cleC_making such sale, on demand, to the shall be part_cleC_making such sale to the day and sale, on demand, to the shall be part_cleC_making such sale to the shall be part_cleC_making such sa
6/20 Le	hereby granted, or any part thered, in the manner prescribed by law, appraisment hereby waived or not, at the option of the part of the second part, — Leed executions, administrators or assigns, and out of all the moneys arising from such sade to retain the amount then due or to become due according to the conditions of this instrument was filed for record on the. 27
6/20 Les	hereby granted, or any part thered, in the manner prescribed by law, appraisment hereby waived or not, at the option of the part of the second part, — hereby executors, administrators or assigns, and out of all the moneys arising from such sade to retain the amount then due or to become due according to the conditions of this instrument that the costs and charges of gashing such sale, and the over-plus, if any there be, hald be paid by the part with the costs and charges of gashing such sale, and the over-plus, if any there be, hald be paid by the part with making such sale, on demand, to the such that the cost and the part of the par
E. Bah	hereby granted, or any part thered, in the manner prescribed by law, appraisement hereby waived or not, at the option of the part of the second part, here's executors, administrates or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this instrument together with the costs and charges of maining such sale, and the over-plus, if any there be, hald be paid by the part cicl making such sale, on demand, to the sale for record on the sale for the sale of the sale
E. Bah	hereby granted, or any part thered, in the manner prescribed by law, appraisement hereby waived or not, at the option of the part of the second part, here's executors, administrates or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this instrument together with the costs and charges of maining such sale, and the over-plus, if any there be, hald be paid by the part cicl making such sale, on demand, to the sale for record on the sale for the sale of the sale
L. Bah	berely granted, or any part thered, in the manner prescribed by law, appraisement hereby waived or not, at the option of the part of the second part, had executer, administrators or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this instrument was filed for record on the. Signed, sealed and delivered in presence of Jaw Steller State OF KANSAS, Douglas County, 13. Be it Remembered, That on this — 27th day of Septembers A. D. 19.21, before a story Public in and for said County and State, or the part of the same. In Witness Whereof, I have hereounts subscribed my name and affixed my official seal on the day and year last above written. My Commission expires And And Service G. M. Faller Notary Public Register of Deeds. Register of Deeds.
L. Badi	Signed, scaled and delivered in presence of State of Kansas, Stat
L. Bada	hereby granted, or any part thered, in the manner prescribed by law, appraisment hereby waived or not, at the option of the part of the second part, — Leed executions, administrators or assigns, and out of all the moneys arising from such sade to retain the amount then due or to become due according to the conditions of this instrument was filed for record on the. 27
ta Bach	hereby granted, or any part thered, in the manner prescribed by law, appraisment hereby waived or not, at the option of the part of the second part, — Leed executions, administrators or assigns, and out of all the moneys arising from such sade to retain the amount then due or to become due according to the conditions of this instrument was filed for record on the. 27
L. Bach	hereby granted, or any part thered, in the manner prosecribed by law, appraisment hereby waived or not, at the option of the part 4. of the second part, — Lieber executions, administrators or assigns, and out of all the moneys arising from such sale to retain the amount then due or to become due according to the conditions of this instrument was filed for record on the. 1. The stimune of the part o