This Indenture, Made this 14th rear of our Lord one thousand nine hundred. Eventy six	
larence Hallright and alma allry	all his wife
1 Marion Township in the County of Da	and State of Kansas, of the first part, ar
car of our Lord one thousand nine hundred twenty one Clarence Hallright and alma allry Marion Lowership in the County of Sa alfred M. Hart	<i>0</i>
	of the second part:
Witnesseth, That the said part	하는데 말을 받고 살아보다 하시다는 그리자 하면 대체되었다면서는 건데 하지만 하시다. 그리자 전에는 없는데 하나 그렇게 보고 하는데 하나 나를 다 다 다 다 나를 다 했다.
Iwenty-five Hundy	02 400/100 DOLLAR
whem duly paid, the receipt of which is hereby acknowledged, ha we	old. and by these presents dogrant, bargain, sell and mortgage to the sa
part 9 of the second part, heirs and assigns forever, all that tract	or parcel of land situated in the County of Douglas and State of Kansas, described
The East half (2) of the of Section I wenty six (26) To eighteen (18) East of the Sixth	he Southwest quarter (4)
of Section I wenty sily (26)0. To	worship Fourteen (14), Pange
Eighteen (18) East of the Sixth	Orincipal Meridian
0	
	£1,
	1
	1
it it amounts and all the estate title and interest of the said part. 122 of	of the state of th
rith the appurtenances, and all the estate, title and interest of the said part	the first part therein. And the same
the lawful owner 5 of the premises above gran	de hereby covenant at
gree that at the delivery hereof the say, the lawful owner 5 of the premises above gran Il incumbrances, and that the same against all	ted and serzed of a good and indereasing estate of indermance traces, the payment of the
n incumbrances, and that tody will warrant and detend the same against all sum of Juventy Live hundred 47	Caims whatsoever. This grant is intermed as a storage to the DOLLAR
ccording to the terms of	ZO//OO DOLLAR
coording to the terms of the albright	Onland . Allweight
clarnence H. albright of the said part	1 - + I - 11 - 1 - 1 - 0 - 00/100
o the said part	
2 1111 1926 Sandawallain	Janet Dollar
atrd. April 14th 1926, due and payable in ith interest thereon from the date thereof until paid according to the terms of said note	fine year S from date thereo
ith interest thereon from the date thereof until paid according to the terms of sam note	and furth coupons of the Coupons of
Collars each thereto attached. And this conveyance shall be void if such payment be ma	
aid part	
remises insured in favor of said mortgagee, in the sum of	DOLLAR
a some insurance company satisfactory to said mortgagee, in default whereof the said mor	rtgagee may pay the taxes and accruing penalties, interests and costs, and insure the
a some insurance company satisfactory to said mortgagee, in default whereof the said mor time at the expense of the part	rtgagee may pay the taxes and accruing penalties, interests and costs, and insure that and accruing penalties, interest and costs, and insurance, shall, from the payment therec
a some insurance company satisfactory to said mortgagee, in default whereof the said mon ame at the expense of the part	rigagee may pay the taxes and accruing penalties, interests and costs, and insure the number of the payment therees, and insurance, shall, from the payment therees, and shall bear interest at the rate of 10 per cent, per annum. But if default be man
a some insurance company satisfactory to said mortgagee, in default whereof the said mon une at the expense of the part	rigagee may pay the faxes and accruing penalties, interests and costs, and insure that accruing penalties, interest and costs, and insurance, shall, from the payment there s, and shall bear interest at the rate of 10 per cent, per annum. But if default be mademised or if the insurance is not kept up thereon, then this conveyance shall become
a some insurance company satisfactory to said mortgagee, in default whereof the said mor ame at the expense of the part	rigages may pay the taxes and accruing penalties, interests and costs, and insure that accruing penalties, interest and costs, and insurance, shall, from the payment there s, and shall bear interest at the rate of 10 per cent, per annum. But if default be materises or if the insurance is not kept up thereon, then this conveyance shall become ruing penalties and interest and costs thereon remaining unpaid or which may have
is some insurance company satisfactory to said mortgagee, in default whereof the said mor une at the expense of the part	rigage may pay the taxes and accruing penalties, interests and costs, and insure if nd accruing penalties, interest and costs, and insurance, shall, from the payment theres, s, and shall bear interest at the rate of 10 per cent, per annum. But if default be ma- emises or if the insurance is not kept up thereon, then this conveyance shall become cruing penalties and interest and costs thereon remaining unpaid or which may have eccond part for insurance, shall be due and payable or not, at the option of the part.
a some insurance company satisfactory to said mortgagee, in default whereof the said mor une at the expense of the part	rigage may pay the taxes and accruing penalties, interests and costs, and insure if and accruing penalties, interest and costs, and insurance, shall, from the payment there s, and shall bear interest at the rate of 10 per cent. per annum. But if default be materises or if the insurance is not kept up thereon, then this conveyance shall become ruing penalties and interest and costs thereon remaining unpaid or which may have cound part for insurance, shall be due and payable or not, at the option of the particle and insurance, shall be due and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the option of the particle and payable or not, at the payable or not, at
a some insurance company satisfactory to said mortgagee, in default whereof the said monume at the expense of the part	rigages may pay the taxes and accruing penalties, interests and costs, and insure to all accruing penalties, interest and costs, and insurance, shall, from the payment there s, and shall bear interest at the rate of 10 per cent, per annum. But if default be matemises or if the insurance is not kept up thereon, then this conveyance shall becoming penalties and interest and costs thereon remaining unpaid or which may have conducted in the part of insurance, shall be due and payable or not, at the option of the part of
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part	rigage may pay the taxes and accruing penalties, interests and costs, and insure if and accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent, per annum. But if default be materiess or if the insurance is not kept up thereon, then this conveyance shall become ruing penalties and interest and costs thereon remaining unpaid or which may have cond part for insurance, shall be due and payable or not, at the option of the part of the part of the penalty waived or not, at the option of the penalty waived or not, at the option of the part of the second part, the premise of the part of the part of the second part, the premise penalties of the part of t
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part	rigagee may pay the taxes and accruing penaltics, interests and costs, and insure if and accruing penaltics, interest and costs, and insurance, shall, from the payment there s, and shall bear interest at the rate of 10 per cent, per annum. But if default be made misses or if the insurance is not kept up thereon, then this conveyance shall beconcruing penaltics and interest and costs thereon remaining unpaid or which may had eccord part for insurance, shall be due and payable or not, at the option of the part executors, administrators or assigns, at any time thereafter, to sell the premise by waived or not, at the option of the part. He amount then due or to become due according to the conditions of this instribute the sale, and the paid by the part. He makes the sale, on demand, to the sale icis and assigns.
a some insurance company satisfactory to said mortgagee, in default whereof the said mor ame at the expense of the part	rigagee may pay the taxes and accruing penaltics, interests and costs, and insure if and accruing penaltics, interest and costs, and insurance, shall, from the payment there s, and shall bear interest at the rate of 10 per cent, per annum. But if default be made misses or if the insurance is not kept up thereon, then this conveyance shall beconcruing penaltics and interest and costs thereon remaining unpaid or which may had eccord part for insurance, shall be due and payable or not, at the option of the part executors, administrators or assigns, at any time thereafter, to sell the premise by waived or not, at the option of the part. He amount then due or to become due according to the conditions of this instribute the sale, and the paid by the part. He makes the sale, on demand, to the sale icis and assigns.
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part	rigagee may pay the taxes and accruing penaltics, interests and costs, and insure if and accruing penaltics, interest and costs, and insurance, shall, from the payment there s, and shall bear interest at the rate of 10 per cent, per annum. But if default be made misses or if the insurance is not kept up thereon, then this conveyance shall beconcruing penaltics and interest and costs thereon remaining unpaid or which may had eccord part for insurance, shall be due and payable or not, at the option of the part executors, administrators or assigns, at any time thereafter, to sell the premise by waived or not, at the option of the part. He amount then due or to become due according to the conditions of this instribute the sale, and the paid by the part. He makes the sale, on demand, to the sale icis and assigns.
a some insurance company satisfactory to said mortgagee, in default whereof the said mor ame at the expense of the part	rigagee may pay the taxes and accruing penaltics, interests and costs, and insure it and accruing penaltics, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent, per annum. But if default be made mises or if the insurance is not kept up thereon, then this conveyance shall become truing penaltics and interest and costs thereon remaining unpaid or which may have cond part for insurance, shall be due and payable or not, at the option of the part of the
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part	rigages may pay the taxes and accruing penaltics, interests and costs, and insure if all accruing penaltics, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be mademises or if the insurance is not kept up thereon, then this conveyance shall become ruing penaltics and interest and costs thereon remaining unpaid or which may had second part for insurance, shall be due and payable or not, at the option of the part. ——executors, administrators or assigns, at any time thereafter, to sell the premish waived or not, at the option of the part. ——from the amount then due or to become due according to the conditions of this instructor, the part of the p
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part	rigages may pay the taxes and accruing penalties, interests and costs, and insure to all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be made emises or if the insurance is not kept up thereon, then this conveyance shall become ruing penalties and interest and costs thereon remaining unpaid or which may ha eccond part for insurance, shall be due and payable or not, at the option of the part of executors, administrators or assigns, at any time thereafter, to sell the prenals by waived or not, at the option of the part. If the second part, if the prenals by waived or not, at the option of the part. If the second part, if the prenals the amount then due or to become due according to the conditions of this instribute be, shall be paid by the part. If making such sale, on demand, to the sacirs and assigns.  Land. S. and scal S. the day and ye continued to the conditions of the sacirs and assigns.  Land. S. and scal S. the day and ye continued to the conditions of the sacirs and assigns.  Clause M. Allunghle.  (SEA)
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part. You the first part, and the expense of such taxes are and become an additional lieu under this mortgage upon the above described premises a such payment, or any part thereof or interest thereon or the taxes assessed on said presolute, and the whole principal of said noteand interest thereon, and all taxes and accent paid by the part. You of the second part, and all sums paid by the part. You of the second part, and it shall be lawful for the part. You of the second part, Liverery granted, or any part thereof, in the manner prescribed by law, appraisement herefunctions, administrators or assigns, and out of all the moneys arising from such sale to bent, together with the cests and charges of making such sale, and the over-plus, if any the function of the first part has the same and the control of the first part has the last above written.  Signed, scaled and delivered in presence of	rigages may pay the taxes and accruing penaltics, interests and costs, and insure if and accruing penaltics, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be may emises or if the insurance is not kept up thereon, then this conveyance shall become truing penaltics and interest and costs thereon remaining unpaid or which may ha eccount part for insurance, shall be due and payable or not, at the option of the part of the executors, administrators or assigns, at any time thereafter, to sell the premish by waived or not, at the option of the part of the eccount part, from retain the amount then due or to become due according to the conditions of this instribere be, shall be paid by the part of the part of the econd part. The exist and assigns.  Land S and seal S the day and years of the same of the
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part	rigages may pay the taxes and accruing penalties, interests and costs, and insure if and accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be mademises or if the insurance is not kept up thereon, then this conveyance shall become ruing penalties and interest and costs thereon remaining unpaid or which may had second part for insurance, shall be due and payable or not, at the option of the part. ——executors, administrators or assigns, at any time thereafter, to sell the premishy waived or not, at the option of the part. —J. and the second part, ——executors, administrators or assigns, at any time thereafter, to sell the premishy waived or not, at the option of the part. —J. at the second part, ——executors, administrators or assigns at any time thereafter, to sell the premish the waived or not, at the option of the part. —J. at the second part, ——executors, administrators or assigns are retain the amount then due or to become due according to the conditions of this instructors, and assigns.  Land S. and seal S. the day and years of the conditions of the sacirs and assigns.  Land S. and seal S. the day and years of the conditions of the sacirs and assigns.  CLAMMARE M. Allunght. —GEAL
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part.	rigagee may pay the taxes and accruing penalties, interests and costs, and insure it and accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent, per annum. But if default be made emisses or if the insurance is not kept up thereon, then this conveyance shall become ruing penalties and interest and costs thereon remaining unpaid or which may have cond part for insurance, shall be due and payable or not, at the option of the part of executors, administrators or assigns, at any time thereafter, to sell the penalty waived or not, at the option of the part. Yet the second part, where the shall be paid by the part. Yet the second part, where the shall be paid by the part. Yet the second part, where the shall be paid by the part. Yet the samount then due or to become due according to the conditions of this instribute by said to be paid by the part. Yet making such sale, on demand, to the sa circa and assigns.  Land. S. and seal S. the day and yet clusters. All the part and the samount and samount and the samou
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part.	rigagee may pay the taxes and accruing penalties, interests and costs, and insure it and accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent, per annum. But if default be made emisses or if the insurance is not kept up thereon, then this conveyance shall become ruing penalties and interest and costs thereon remaining unpaid or which may have cond part for insurance, shall be due and payable or not, at the option of the part of executors, administrators or assigns, at any time thereafter, to sell the penalty waived or not, at the option of the part. Yet the second part, where the shall be paid by the part. Yet the second part, where the shall be paid by the part. Yet the second part, where the shall be paid by the part. Yet the samount then due or to become due according to the conditions of this instribute by said to be paid by the part. Yet making such sale, on demand, to the sa circa and assigns.  Land. S. and seal S. the day and yet clusters. All the part and the samount and samount and the samou
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part.	rigagee may pay the taxes and accruing penalties, interests and costs, and insure it and accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent, per annum. But if default be made emisses or if the insurance is not kept up thereon, then this conveyance shall become ruing penalties and interest and costs thereon remaining unpaid or which may have cond part for insurance, shall be due and payable or not, at the option of the part of executors, administrators or assigns, at any time thereafter, to sell the penalty waived or not, at the option of the part. Yet the second part, where the shall be paid by the part. Yet the second part, where the shall be paid by the part. Yet the second part, where the shall be paid by the part. Yet the samount then due or to become due according to the conditions of this instribute by said to be paid by the part. Yet making such sale, on demand, to the sa circa and assigns.  Land. S. and seal S. the day and yet clusters. All the part and the samount and samount and the samou
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part.	ritagee may pay the taxes and accruing penalties, interests and costs, and insure to all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent, per annum. But if default be made emisses or if the insurance is not kept up thereon, then this conveyance shall become ruing penalties and interest and costs thereon remaining unpaid or which may have cond part for insurance, shall be due and payable or not, at the option of the part of executors, administrators or assigns, at any time thereafter, to sell the preside by waived or not, at the option of the part of the econditions of this instribute and the paid by the part of the according to the conditions of this instribute by shall be paid by the part of the manning such sale, on demand, to the saciety and assigns.  Cutours and assigns.  Clause of Allerght (SEA)  CSEA)
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part.	ritagee may pay the taxes and accruing penalties, interests and costs, and insure to all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent, per annum. But if default be made emisses or if the insurance is not kept up thereon, then this conveyance shall become ruing penalties and interest and costs thereon remaining unpaid or which may have cond part for insurance, shall be due and payable or not, at the option of the part of executors, administrators or assigns, at any time thereafter, to sell the preside by waived or not, at the option of the part of the econditions of this instribute and the paid by the part of the according to the conditions of this instribute by shall be paid by the part of the manning such sale, on demand, to the saciety and assigns.  Cutours and assigns.  Clause of Allerght (SEA)  CSEA)
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part	rigages may pay the taxes and accruing penalties, interests and costs, and insure if all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be madenises or if the insurance is not kept up thereon, then this conveyance shall become ruing penalties and interest and costs thereon remaining unpaid or which may had eccount part for insurance, shall be due and payable or not, at the option of the part of carectors, administrators or assigns, at any time thereafter, to sell the premis by waived or not, at the option of the part of the second part, from the amount then due or to become due according to the conditions of this instribere be, shall be paid by the part of the according to the conditions of this instribere be, shall be paid by the part of the according to the conditions of this instribere by shall be paid by the part of the according to the conditions of this instribere by shall be paid by the part of the according to the conditions of this instribere by shall be paid by the part of the according to the conditions of this instribere by shall be paid by the part of the according to the conditions of this instribere by shall be paid by the part of the according to the conditions of this instribered by shall be paid by the part of the according to the conditions of this instribered by shall be paid by the part of the according to the conditions of this instribered by shall be paid by the part of the according to the conditions of this instribered by shall be paid by the part of the according to the conditions of this instribered by shall be paid by the part of the according to the conditions of this instribered by shall be paid by the part of the according to the conditions of this instribution.
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part	rigages may pay the taxes and accruing penalties, interests and costs, and insure if all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be madenises or if the insurance is not kept up thereon, then this conveyance shall been corruing penalties and interest and costs thereon remaining unpaid or which may had eccount part for insurance, shall be due and payable or not, at the option of the part of carectors, administrators or assigns, at any time thereafter, to sell the premis by waived or not, at the option of the part of the second part, from retain the amount then due or to become due according to the conditions of this instrictor by shall be paid by the part of the second part, from the results of the part of the second part. I have not become due according to the conditions of this instrictor by shall be paid by the part of the according to the conditions of this instrictor by shall be paid by the part of the according to the conditions of this instrictors and assigns.  Land S. and scal S. the day and years of the same of the same according to the conditions of this instrictors and assigns.  Land S. and scal S. the day and years of the same according to the conditions of this instrictors and assigns.  A. D. 19.26, before me and the same according to the conditions of this instruction of the same according to the conditions of the same according to the conditions of this instruction of the same according to the conditions of this instruction of the same according to the conditions of this instruction of the same according to the conditions of this instruction of the same according to the conditions of this instruction.  A. D. 19.26, before me according to the conditions and duly acknowledged the same according to the conditions of the same according to the conditions of the same according to the conditions of the same according to the part of the same according to the conditions of this inst
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part	ritagee may pay the taxes and accruing penalties, interests and costs, and insure to all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be materies or if the insurance is not kept up thereon, then this conveyance shall become ruing penalties and interest and costs thereon remaining unpaid or which may hat eccount part for insurance, shall be due and payable or not, at the option of the part. Acceptators, administrators or assigns, at any time thereafter, to sell the premis by waived or not, at the option of the part. Act the second part, Act and in the amount then due or to become due according to the conditions of this instructed in the amount then due or to become due according to the conditions of this instructed shall be paid by the part. Act making such sale, on demand, to the saciers and assigns.  Land. S. and scal. S. the day and ye cunto set.  Clause Action Allright. (SEA)  Allright Action Allright (SEA)  Allright And Allright (SEA)  Ally of Again (SEA)  And Allright and County and State, car angled amount of the foregoing instrument of writing, and duly acknowledged the conditions of the properties of the part of the pa
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part	ritagee may pay the taxes and accruing penalties, interests and costs, and insure to all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be materies or if the insurance is not kept up thereon, then this conveyance shall become ruing penalties and interest and costs thereon remaining unpaid or which may hat eccount part for insurance, shall be due and payable or not, at the option of the part. Acceptators, administrators or assigns, at any time thereafter, to sell the premis by waived or not, at the option of the part. Act the second part, Act and in the amount then due or to become due according to the conditions of this instructed in the amount then due or to become due according to the conditions of this instructed shall be paid by the part. Act making such sale, on demand, to the saciers and assigns.  Land. S. and scal. S. the day and ye cunto set.  Clause Action Allright. (SEA)  Allright Action Allright (SEA)  Allright And Allright (SEA)  Ally of Again (SEA)  And Allright and County and State, car angled amount of the foregoing instrument of writing, and duly acknowledged the conditions of the properties of the part of the pa
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part	ritagee may pay the taxes and accruing penalties, interests and costs, and insure to all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be materies or if the insurance is not kept up thereon, then this conveyance shall become ruing penalties and interest and costs thereon remaining unpaid or which may hat eccount part for insurance, shall be due and payable or not, at the option of the part. Acceptators, administrators or assigns, at any time thereafter, to sell the premis by waived or not, at the option of the part. Act the second part, Act and in the amount then due or to become due according to the conditions of this instructed in the amount then due or to become due according to the conditions of this instructed shall be paid by the part. Act making such sale, on demand, to the saciers and assigns.  Land. S. and scal. S. the day and ye cunto set.  Clause Action Allright. (SEA)  Allright Action Allright (SEA)  Allright And Allright (SEA)  Ally of Again (SEA)  And Allright and County and State, car angled amount of the foregoing instrument of writing, and duly acknowledged the conditions of the properties of the part of the pa
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part	rigages may pay the taxes and accruing penalties, interests and costs, and insure if all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be madenises or if the insurance is not kept up thereon, then this conveyance shall been corruing penalties and interest and costs thereon remaining unpaid or which may had eccount part for insurance, shall be due and payable or not, at the option of the part of carectors, administrators or assigns, at any time thereafter, to sell the premis by waived or not, at the option of the part of the second part, from retain the amount then due or to become due according to the conditions of this instrictor by shall be paid by the part of the second part, from the results of the part of the second part. I have not become due according to the conditions of this instrictor by shall be paid by the part of the according to the conditions of this instrictor by shall be paid by the part of the according to the conditions of this instrictors and assigns.  Land S. and scal S. the day and years of the same of the same according to the conditions of this instrictors and assigns.  Land S. and scal S. the day and years of the same according to the conditions of this instrictors and assigns.  A. D. 19.26, before me and the same according to the conditions of this instruction of the same according to the conditions of the same according to the conditions of this instruction of the same according to the conditions of this instruction of the same according to the conditions of this instruction of the same according to the conditions of this instruction of the same according to the conditions of this instruction.  A. D. 19.26, before me according to the conditions and duly acknowledged the same according to the conditions of the same according to the conditions of the same according to the conditions of the same according to the part of the same according to the conditions of this inst
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part	rigages may pay the taxes and accruing penalties, interests and costs, and insure if all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be madenises or if the insurance is not kept up thereon, then this conveyance shall been corruing penalties and interest and costs thereon remaining unpaid or which may had eccount part for insurance, shall be due and payable or not, at the option of the part of carectors, administrators or assigns, at any time thereafter, to sell the premis by waived or not, at the option of the part of the second part, from retain the amount then due or to become due according to the conditions of this instrictor by shall be paid by the part of the second part, from the results of the part of the second part. I have not become due according to the conditions of this instrictor by shall be paid by the part of the according to the conditions of this instrictor by shall be paid by the part of the according to the conditions of this instrictors and assigns.  Land S. and scal S. the day and years of the same of the same according to the conditions of this instrictors and assigns.  Land S. and scal S. the day and years of the same according to the conditions of this instrictors and assigns.  A. D. 19.26, before me and the same according to the conditions of this instruction of the same according to the conditions of the same according to the conditions of this instruction of the same according to the conditions of this instruction of the same according to the conditions of this instruction of the same according to the conditions of this instruction of the same according to the conditions of this instruction.  A. D. 19.26, before me according to the conditions and duly acknowledged the same according to the conditions of the same according to the conditions of the same according to the conditions of the same according to the part of the same according to the conditions of this inst
a some insurance company satisfactory to said mortgagee, in default whereof the said mortme at the expense of the part	rigages may pay the taxes and accruing penalties, interests and costs, and insure if all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be madenises or if the insurance is not kept up thereon, then this conveyance shall been corruing penalties and interest and costs thereon remaining unpaid or which may had eccount part for insurance, shall be due and payable or not, at the option of the part of carectors, administrators or assigns, at any time thereafter, to sell the premis by waived or not, at the option of the part of the second part, from retain the amount then due or to become due according to the conditions of this instrictor by shall be paid by the part of the second part, from the results of the part of the second part. I have not become due according to the conditions of this instrictor by shall be paid by the part of the according to the conditions of this instrictor by shall be paid by the part of the according to the conditions of this instrictors and assigns.  Land S. and scal S. the day and years of the same of the same according to the conditions of this instrictors and assigns.  Land S. and scal S. the day and years of the same according to the conditions of this instrictors and assigns.  A. D. 19.26, before me and the same according to the conditions of this instruction of the same according to the conditions of the same according to the conditions of this instruction of the same according to the conditions of this instruction of the same according to the conditions of this instruction of the same according to the conditions of this instruction of the same according to the conditions of this instruction.  A. D. 19.26, before me according to the conditions and duly acknowledged the same according to the conditions of the same according to the conditions of the same according to the conditions of the same according to the part of the same according to the conditions of this inst
a some insurance company satisfactory to said mortgagee, in default whereof the said mort me at the expense of the part. And the expense of such taxes as and become an additional lien under this mortgage upon the above described premises such payment, or any part thereof or interest thereon or the taxes assessed on said president, and the whole principal of said note and interest thereon, and all taxes and accent paid by the part. And it shall be lawful for the part. I all a part by the part. I all the second part, and it shall be lawful for the part. J and it has been appreciately a part thereof, in the manner prescribed by law, appraisement here executors, administrators or assigns, and out of all the moneys arising from such sale to tent, together with the cests and charges of making such sale, and the over-plus, if any the sale to the same that the control of the first part has the correct of the same.  In Testimony Whereof, The said part. Less. of the first part has the control of the same.  Signed, scaled and delivered in presence of  STAYE OF KANSAS,  Dauglass.  County,  Be it Remembered, That on this of the same person  carcuition of the same.  In Witness Whereof, I have hereunto subscribed in the meaning part of the same person  carcuition of the same.  In Witness Whereof, I have hereunto subscribed in the same person  Signed, scaled on the law whereof, I have hereunto subscribed in the same person  And the same person  In Witness Whereof, I have hereunto subscribed in the same person  And the same person  In Witness Whereof, I have hereunto subscribed in the same person  Signed, scaled on the law the same person  Signed for record on the law that the sale of the same person  Lay of Andreid Commission capitres  And Andreid Commission capitres  July Commission capitres  July Commission capitres  July Commission capitres  July Commission capitres	rigages may pay the taxes and accruing penalties, interests and costs, and insure to all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent, per annum. But if default be materies or if the insurance is not kept up thereon, then this conveyance shall become ruing penalties and interest and costs thereon remaining unpaid or which may have conduct for insurance, shall be due and payable or not, at the option of the part of the conductions of a signs, at any time thereafter, to sell the premish by waived or not, at the option of the part of the second part, from the amount then due or to become due according to the conditions of this instriber be, shall be paid by the part of the part of the same and the paid by the part of the same and salies.  **Clauser & Allery & Inaking such sale, on demand, to the sale is and assigns.**  **Clauser & Allery & Inaking such sale, on demand, to the sale is and assigns.**  **Clauser & Allery & Inaking such sale, on demand, to the sale is and assigns.**  **Clauser & Allery & Inaking such sale.**  **And allery & Inaking such s
a some insurance company satisfactory to said mortgage, in default whereof the said mort me at the expense of the part	rigages may pay the taxes and accruing penalties, interests and costs, and insure in all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be made emisses or if the insurance is not kept up thereon, then this conveyance shall be concruing penalties and interest and costs thereon remaining unpaid or which may have cond part for insurance, shall be due and payable or not, at the option of the part. Percentors, administrators or assigns, at any time thereafter, to sell the premish by waived or not, at the option of the part. Percentors, administrators or assigns, at any time thereafter, to sell the premish by waived or not, at the option of the part. Percentors, administrators or assigns, and the according to the conditions of this instituter be, shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and year last above written.  D. A. D. 1926, before a not represent the foregoing instrument of writing, and duly acknowledged to you man and affired my official seal on the day and year last above written.  D. A. D. 1926, at Piel S. o'clock A. M.  A. D. 1926, at Piel S. o'clock A. M.  Register of Decds.  Register of Decds.
a some insurance company satisfactory to said mortgage, in default whereof the said mort me at the expense of the part	rigages may pay the taxes and accruing penalties, interests and costs, and insure in all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be made emisses or if the insurance is not kept up thereon, then this conveyance shall be concruing penalties and interest and costs thereon remaining unpaid or which may have cond part for insurance, shall be due and payable or not, at the option of the part. Percentors, administrators or assigns, at any time thereafter, to sell the premish by waived or not, at the option of the part. Percentors, administrators or assigns, at any time thereafter, to sell the premish by waived or not, at the option of the part. Percentors, administrators or assigns, and the according to the conditions of this instituter be, shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and year last above written.  D. A. D. 1926, before a not represent the foregoing instrument of writing, and duly acknowledged to you man and affired my official seal on the day and year last above written.  D. A. D. 1926, at Piel S. o'clock A. M.  A. D. 1926, at Piel S. o'clock A. M.  Register of Decds.  Register of Decds.
a some insurance company satisfactory to said mortgage, in default whereof the said mort me at the expense of the part	rigages may pay the taxes and accruing penalties, interests and costs, and insure in all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be made emisses or if the insurance is not kept up thereon, then this conveyance shall be concruing penalties and interest and costs thereon remaining unpaid or which may have cond part for insurance, shall be due and payable or not, at the option of the part. Percentors, administrators or assigns, at any time thereafter, to sell the premish by waived or not, at the option of the part. Percentors, administrators or assigns, at any time thereafter, to sell the premish by waived or not, at the option of the part. Percentors, administrators or assigns, and the according to the conditions of this instituter be, shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and year last above written.  D. A. D. 1926, before a not represent the foregoing instrument of writing, and duly acknowledged to you man and affired my official seal on the day and year last above written.  D. A. D. 1926, at Piel S. o'clock A. M.  A. D. 1926, at Piel S. o'clock A. M.  Register of Decds.  Register of Decds.
a some insurance company satisfactory to said mortgage, in default whereof the said mort me at the expense of the part	rigages may pay the taxes and accruing penalties, interests and costs, and insure in all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be made emisses or if the insurance is not kept up thereon, then this conveyance shall be concruing penalties and interest and costs thereon remaining unpaid or which may have cond part for insurance, shall be due and payable or not, at the option of the part. Percentors, administrators or assigns, at any time thereafter, to sell the premish by waived or not, at the option of the part. Percentors, administrators or assigns, at any time thereafter, to sell the premish by waived or not, at the option of the part. Percentors, administrators or assigns, and the according to the conditions of this instituter be, shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and year last above written.  D. A. D. 1926, before a not represent the foregoing instrument of writing, and duly acknowledged to you man and affired my official seal on the day and year last above written.  D. A. D. 1926, at Piel S. o'clock A. M.  A. D. 1926, at Piel S. o'clock A. M.  Register of Decds.  Register of Decds.
a some insurance company satisfactory to said mortgage, in default whereof the said mort me at the expense of the part	rigages may pay the taxes and accruing penalties, interests and costs, and insure in all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be made emisses or if the insurance is not kept up thereon, then this conveyance shall be concruing penalties and interest and costs thereon remaining unpaid or which may have cond part for insurance, shall be due and payable or not, at the option of the part. Percentors, administrators or assigns, at any time thereafter, to sell the premish by waived or not, at the option of the part. Percentors, administrators or assigns, at any time thereafter, to sell the premish by waived or not, at the option of the part. Percentors, administrators or assigns, and the according to the conditions of this instituter be, shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and year last above written.  D. A. D. 1926, before a not represent the foregoing instrument of writing, and duly acknowledged to you man and affired my official seal on the day and year last above written.  D. A. D. 1926, at Piel S. o'clock A. M.  A. D. 1926, at Piel S. o'clock A. M.  Register of Decds.  Register of Decds.
a some insurance company satisfactory to said mortgage, in default whereof the said mort me at the expense of the part. And the expense of such taxes as and become an additional lien under this mortgage upon the above described premises such payment, or any part thereof or interest thereon or the taxes assessed on said president, and the whole principal of said note and interest thereon, and all taxes and accent paid by the part. And it shall be lawful for the part. I have been paid by the part. I have been paid in the lawful for the part. I have been paid by the part. I have been paid in full, whise released and this here a hereafted the vine, been paid in full, this released and this here. I have been paid in full, this released and this here hereafted the vine, been paid in full, this released and this here. I have restribed he vine, been paid in full, this released and this here. I have restribed he vine, been paid in full, this released and this here. I have restribed the vine, been paid in full, this released and this here. I have restribed he vine, been paid in full, this released and this here. I have restribed he vine, been paid in full, this released and this here. I have restribed he vine, been paid in full, this released and this here. I have restribed he vine, been paid in full, this released and this hand to be the same the paid to the	rigages may pay the taxes and accruing penalties, interests and costs, and insure to all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be made emises or if the insurance is not kept up thereon, then this conveyance shall be concurring penalties and interest and costs thereon remaining unpaid or which may have cound part for insurance, shall be due and payable or not, at the option of the part of th
a some insurance company satisfactory to said mortgage, in default whereof the said mort me at the expense of the part. And the expense of such taxes as and become an additional lien under this mortgage upon the above described premises such payment, or any part thereof or interest thereon or the taxes assessed on said president, and the whole principal of said note and interest thereon, and all taxes and accent paid by the part. And it shall be lawful for the part. I have been paid by the part. I have been paid in the lawful for the part. I have been paid by the part. I have been paid in full, whise released and this here a hereafted the vine, been paid in full, this released and this here. I have been paid in full, this released and this here hereafted the vine, been paid in full, this released and this here. I have restribed he vine, been paid in full, this released and this here. I have restribed he vine, been paid in full, this released and this here. I have restribed the vine, been paid in full, this released and this here. I have restribed he vine, been paid in full, this released and this here. I have restribed he vine, been paid in full, this released and this here. I have restribed he vine, been paid in full, this released and this here. I have restribed he vine, been paid in full, this released and this hand to be the same the paid to the	rigages may pay the taxes and accruing penalties, interests and costs, and insure in all accruing penalties, interest and costs, and insurance, shall, from the payment there is, and shall bear interest at the rate of 10 per cent. per annum. But if default be made emisses or if the insurance is not kept up thereon, then this conveyance shall be concruing penalties and interest and costs thereon remaining unpaid or which may have cond part for insurance, shall be due and payable or not, at the option of the part. Percentors, administrators or assigns, at any time thereafter, to sell the premish by waived or not, at the option of the part. Percentors, administrators or assigns, at any time thereafter, to sell the premish by waived or not, at the option of the part. Percentors, administrators or assigns, and the according to the conditions of this instituter be, shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and ye clearly shall be paid by the part. Percentors and assigns.  Land. S. and seal S. the day and year last above written.  D. A. D. 1926, before a not represent the foregoing instrument of writing, and duly acknowledged to you man and affired my official seal on the day and year last above written.  D. A. D. 1926, at Piel S. o'clock A. M.  A. D. 1926, at Piel S. o'clock A. M.  Register of Decds.  Register of Decds.

....in the

part, and

OLLARS,
the said

(1) ice.

enant and

ent of the OLLARS,

OLLARS, e thereof,

And the p the said OLLARS, insure the at thereof, t be made

all become may have art. 4.

o the said

...(SEAL) ...(SEAL)

efore me, ate, came

alged the

Public.

Deeds.