T's note berein described having been paid in full, this mortgage is hereby The following is endorsed on the original instrument.

As withcas my hand this

Attetts

MORTGAGE RECORD-59.

This Indentu		MILL DOMEN			
year of our Lord one thousand	nine hundred Jeven	1. 61	Michon Mie	Ginnis his	wife
0.40 111.	unnes a	ud Gana	Dicker mo Oanglas	and State of Kans	as, of the first part,
of Zauren	ON P	Villiams			
	VI. 01.	/ manus		of the second part	
					,
	l part ces of the fire	st part, in consideration of	f the sum of		DOLLA
Eight The	indred -		sold, and by these presents d	o grant, bargain, sell an	d mortgage to the s
	he receipt of which is herel	by acknowledged, hampe-	tract or parcel of land situated in	the County of Douglas and State	of Kansas, described
partof the second part,					
follows/to wit		1 nul.	omer of four	theast Quart	ter
on n	1	·	About le sucot	quarter	7
of fast	20 1	marier of	Range 20:	thence East	-/
pecuon	2/10000	Supre	ich twenty	rods thene	_
- livelve,	roas in	dui il	ce north ten	venter rode	to
west	weeve 19	·	that past of	V the City	el.
veg in	mig , we	mg in	Dorth Lawre	1	
Hawren	ce, V-know	in as	Janes - word		
					100000000000000000000000000000000000000
with the appurtenances, and all	the estate, title and intere	est of the said part. CER.	∠ of the first part therein. And t	uc sail	hereby source-1
Varties of	the first c	are -	granted and seized of a good and	indefensible estate of inheritance	therein, free and clea
ngree that at the deliver hereof	They 1 the lawful own	of the premises above	granted and seized of a good and	nt is intended as a Martrage to se	cure the payment of
all incumbrances, and that	will warrant a	ing detend the same again	ist all claims whatsoever. This gra	- 1800.00	DOLLA
rum of 6 eggs	Hundred	note this development 11	y said Parties of	the first par	₹,
according to the terris of	certain promissory	notethis day executed i			
to the said part y of the	e second part; said note be	ing given for the sum of	not and 4 coupons of		DOLLA
0-000	gn - 1927	un and	2 um		from data the
dated January	10-110	due and payab	le in	24.00	Tom date the
with interest thereon from the d	late thereof until paid acco	to the terms of said	be made as in said note and coupon	s thereto attached, and as herein	after specified. And
Dollars each thereto attached.	And this conveyance shall	all taxes assessed on said	premises before any penalties or c	osts shall accrue on account there	of, and to keep the
premises insured in favor of said	I mortgage in the sum of				DOLLA
in company someone seminary	feetory to said mortgage	in default whereof the sa	id mortgagee may pay the taxes a	nd accruing penalties, interests a	nd costs, and insure
in some insurance company acces	ancton's to tune more gong				STATE OF STREET STATE OF STREET
be and become an additional lie in such payment, or any part th absolute, and the whole princips	n under this mortgage upo acreof or interest thereon o al of said noteand interes	on the above described properties of the taxes assessed on so the taxes as a small by the taxes a small by the taxes as a small by the taxes a small by the taxes as a small by the taxes a small by the taxes as a small by the taxes as a small by the taxes a small by the taxes as a small by the	axes and accruing penalties, interest emises, and shall bear interest at the aid premises or if the insurance is and accruing penalties and interest of the second part for insurance, shall	and costs, and insurance, shall, fr ic rate of 10 per cent, per annum. not kept up thereon, then this of and costs thereon remaining unp the due and payable or not, at the	But if default be n conveyance shall bec aid or which may b option of the part.
be and become an additional lie in such payment, or any part that absolute, and the whole princips been paid by the part_4of the of the second part; and it shall be hereby granted, or any part the	n under this mortgage uponereof or interest thereon of al of said noteand interest seecond part, and all sums be lawful for the part	on the above described properties the faxes assessed on set thereon, and all taxes as a paid by the faxes and faxes, and the second part, bed by law, appraisement oneys arising from such second properties arising from such second part, and the second part arising from such second p	axes and accruing penalties, interest emises, and shall bear interest at the fid premises or if the insurance is and accruing penalties and interest f the second part for insurance, shall have executors, administrators to hereby waived or not, at the optic ale to retain the amount then due of	and costs, and insurance, shall, free rate of 10 per cent, per annum, not kept up thereon, then this cand costs thereon remaining unput the due and payable or not, at the or assigns, at any time thereaf not the part	But if default be meanveyance shall beed aid or which may be option of the part ter, to sell the prein part,
be and become an additional lie in such payment, or any part it absolute, and the whole principe been paid by the part afficient of the fit he second part; a distabilither the bereduters, administrators or assumpt, together with the costs are	n under this mortgage upon acteof or interest thereon of all of said noteand interest he second part, and all sums be lawful for the part. If treef, in the manner preser- igns, and out of all the monder has greater and charges of making such and charges of maki	on the above described pr or the faxes assessed on se et thereon, and all taxes a s paid by the fatt,	axes and accruing penalties, interest act that premises and shall bear interest at the did premises or if the insurance is and accruing penalties and interest the second part for insurance, shall have been acceptant of the premise and interest the premise and interest the premise and t	and costs, and insurance, shall, free rate of 10 per cent, per annum, not kept up thereon, then this cand costs thereon remaining unput the due and payable or not, at the or assigns, at any time thereaf not the part	But if default be meanveyance shall beed aid or which may be option of the part ter, to sell the prein part,
be and become an additional lie in such payment, or any part the absolute, and the whole princips been paid by the part. ————————————————————————————————————	n under this mortgage upon acteof or interest thereon on al of said noteand interes he second part, and all sums he lawful for the partf- reof, in the manner preseri igns, and out of all the me al charges of making such a	on the above described proof the taxes assessed on so at thereon, and all taxes as paid by the second part,	axes and accruing penalties, interest emises, and shall bear interest at the fid premises or if the insurance is and accruing penalties and interest the second part for insurance, shall "accruence, administrators thereby waived or not, at the optical also to retain the amount then due of any there be, shall be paid by the beirs and assiens.	and costs, and insurance, shall, free rate of 10 per cent, per annum. In out kept up thereon, then this and costs thereon remaining ungle due and poyable or not, at the or assigns, at any time thereaf on of the part	But it default be meconveyance shall become add or which may be option of the part. Let, to sell the prempart,
be and become an additional lie in such payment, or any part th absolute, and the whole princips been paid by the part standing the second part; and it shall b hereby granted, or any part the executors, administrators or ass ment, together with the costs ar January Darties. In Testimony Whereof.	n under this mortgage upon acteof or interest thereon on al of said noteand interes he second part, and all sums he lawful for the partf- reof, in the manner preseri igns, and out of all the me al charges of making such a	on the above described proof the taxes assessed on so at thereon, and all taxes as paid by the second part,	axes and accruing penalties, interest cemises, and shall bear interest at the dip remises or if the insurance is and accruing penalties and interest f the second part for insurance, shall have a compared to the period of the p	and costs, and insurance, shall, free rate of 10 per cent, per annum, not kept up thereon, then this cand costs thereon remaining unput the due and payable or not, at the or assigns, at any time thereaf not the part	But it default be meconveyance shall become add or which may be option of the part. Let, to sell the prempart,
be and become an additional lie in such payment, or any part the absolute, and the whole princips been paid by the part 44 and of 1 of the second part; and it shall be hereby granted, or any part the executors, administrators or ass ment, together with the costs as Just Parties. In Testimony Whereof, last above writing	n under this mortgage upon acteof or interest thereon on al of said noteand interes he second part, and all sums he lawful for the partf- reof, in the manner preseri igns, and out of all the me al charges of making such a	on the above described pr tr the taxes assessed on as t thereon, and all taxes a spaid by ttp	axes and accruing penalties, interest act hid premises or if the insurance is and accruing penalties and interest at the account penalties and interest the second part for insurance, shall \$\frac{1}{2}\] acceptance accounts, administrators thereby waived or not, at the opticale to retain the amount then due of any there be, shall be paid by the labers and assigns.	and cests, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand cests thereon remaining unjue due and joyable or not, at the or assigns, at any time thereaf on of the part	But it default be me conveyance shall beed had or which may he option of the part ter, to sell the premart, conditions of this instead on demand, to the start the day and y
be and become an additional lie in such payment, or any part the absolute, and the whole princips been paid by the part 44 and of 1 of the second part; and it shall be hereby granted, or any part the executors, administrators or ass ment, together with the costs as Just Parties. In Testimony Whereof, last above writing	n under this mortgage upor acrof or interest thereon o do facid noteand interes he second part, and all sums be lawful for the part. y- reof, in the manner five- ings, and out of all the mo d charges of making such.	on the above described pr tr the taxes assessed on as t thereon, and all taxes a spaid by ttp	axes and accruing penalties, interest act hid premises or if the insurance is and accruing penalties and interest at the second part for insurance, shall accruing penalties and interest the second part for insurance, shall accruing executors, administrators hereby waived or not, at the opticale to retain the amount then due of any there be, shall be paid by the labels and assigns. "The property of the property of the paid by the labels and assigns." "The property of the paid by the labels and assigns."	and closts, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unjube due and joyable or not, at the or assigns, at any time thereaf on of the part	But if default be m ronveyance shall bee aad or which may h option of the part. ter, to sell the pren part, conditions of this inst on demand, to the s calthe day and y
be and become an additional lie in such payment, or any part the absolute, and the whole princips been paid by the part 44 and of 1 of the second part; and it shall be hereby granted, or any part the executors, administrators or ass ment, together with the costs as Just Parties. In Testimony Whereof, last above writing	n under this mortgage upor acrof or interest thereon o do facid note, and interes he second part, and all sums be lawful for the part. y- crof, in the manner five- ings, and out of all the mod charges of making such.	on the above described pr tr the taxes assessed on as t thereon, and all taxes a spaid by ttp	axes and accruing penalties, interest act hid premises or if the insurance is and accruing penalties and interest at the second part for insurance, shall accruing penalties and interest the second part for insurance, shall accruing executors, administrators hereby waived or not, at the opticale to retain the amount then due of any there be, shall be paid by the labels and assigns. "The property of the property of the paid by the labels and assigns." "The property of the paid by the labels and assigns."	and closts, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unjube due and joyable or not, at the or assigns, at any time thereaf on of the part	But if default be m ronveyance shall bee aad or which may h option of the part. ter, to sell the pren part, conditions of this inst on demand, to the s calthe day and y
be and become an additional lie in such payment, or any part the absolute, and the whole principle been paid by the part 44 and it shall be hereby granted, or any part the executors, administrators or as most, together with the costs and the second part and the second part with the costs and the second part with the	n under this mortgage upon acred or interest thereon o a dof said note	on the above described pr tr the taxes assessed on as t thereon, and all taxes a spaid by ttp	axes and accruing penalties, interest act hid premises or if the insurance is and accruing penalties and interest at the second part for insurance, shall accruing penalties and interest the second part for insurance, shall accruing executors, administrators hereby waived or not, at the opticale to retain the amount then due of any there be, shall be paid by the labels and assigns. "The property of the property of the paid by the labels and assigns." "The property of the paid by the labels and assigns."	and cests, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand cests thereon remaining unjue due and joyable or not, at the or assigns, at any time thereaf on of the part	But if default be mronveyance shall been conveyance shall been caude or which may hoption of the part. Let, to sell the premart, conditions of this ins on demand, to the sealthe day and y
be and become an additional lie in such payment, or any part the absolute, and the whole princips been paid by the part 44 and of 1 of the second part; and it shall be hereby granted, or any part the executors, administrators or ass ment, together with the costs as Just Parties. In Testimony Whereof, last above writing	n under this mortgage upon acred or interest thereon o a dof said note	on the above described pr tr the taxes assessed on as t thereon, and all taxes a spaid by ttp	axes and accruing penalties, interest act hid premises or if the insurance is and accruing penalties and interest at the second part for insurance, shall accruing penalties and interest the second part for insurance, shall accruing executors, administrators hereby waived or not, at the opticale to retain the amount then due of any there be, shall be paid by the labels and assigns. "The property of the property of the paid by the labels and assigns." "The property of the paid by the labels and assigns."	and closts, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unjube due and joyable or not, at the or assigns, at any time thereaf on of the part	But if default be mronveyance shall been conveyance shall been caude or which may hoption of the part. Let, to sell the premart, conditions of this ins on demand, to the sealthe day and y
be and become an additional lie in such payment, or any part the absolute, and the whole principle been paid by the part 44 and it shall be been paid by the part 45 and it shall be been paid by the part 45 and it shall be bredy granted, or any part the executors, administrators or as most, together with the costs as most, together with the costs as In Testimony Whereot, last above written. Signed, scale:	n under this mortgage upourced or interest thereon o do f said noteand interes he second part, and all sums he havful for the part. Yeroof, in the manner freseringings, and out of all the modern the hard charges of making such the said part. No. of the land delivered in presence.	on the above described pr tr the taxes assessed on as t thereon, and all taxes a spaid by ttp	axes and accruing penalties, interest act hid premises or if the insurance is and accruing penalties and interest at the second part for insurance, shall accruing penalties and interest the second part for insurance, shall accruing executors, administrators hereby waived or not, at the opticale to retain the amount then due of any there be, shall be paid by the labels and assigns. "The property of the property of the paid by the labels and assigns." "The property of the paid by the labels and assigns."	and closts, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unjube due and joyable or not, at the or assigns, at any time thereaf on of the part	But if default be mronveyance shall been conveyance shall been caude or which may hoption of the part. Let, to sell the premart, conditions of this ins on demand, to the sealthe day and y
be and become an additional lie in such payment, or any part the absolute, and the whole principle been paid by the part 44 and it shall be hereby granted, or any part the executors, administrators or as most, together with the costs and the second part and the second part with the costs and the second part with the	n under this mortgage upourced or interest thereon o do f said noteand interes he second part, and all sums he havful for the part. Freed, in the manner freeze ingines, and out of all the me all charges of making such the said part. Free of the land delivered in presence. INSAS, LEA. County,	in the above described profit the taxes assessed on as a thereon, and all taxes a spaid by the condition of the second part, bed by haw, appraisement moneya arising from such a sale, and the over-plus, if he first part ha.	axes and accruing penalties, interest emises, and shall bear interest at the premises or if the insurance is and accruing penalties and interest the second part for insurance, shall have a construction of the penalties and interest the second part for insurance, shall have a construction of the penalties of the predict of the penalties and the open and the penalties and assigns. Letter be, shall be paid by the latter of the penalties of the pe	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining ungle-duc and poyable or not, at the or assigns, at any time thereaf on of the part	But if default be monotypane shall been conveyance shall been conveyance shall been continued in the part of the p
be and become an additional lie in such payment, or any part th absolute, and the whole principe been pail by the part. A	n under this mortgage upoured or interest thereon o do faid noteand interest he second part, and all sums he lawful for the part. Yerof, in the manner fitterings, and out of all the mod charges of making such the said part. 18-0. of the land delivered in presence. NSAS, LLL Country, 25.	in the above described profit the taxes assessed on as a thereon, and all taxes as a paid by the second part, the bed by law, appraisement moneya arising from such as sale, and the over-plus, if the first part ha.	axes and accruing penalties, interest activities, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest the second part for insurance, shall be account a construction of the control	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining ungle-due and payable or not, at the or assigns, at any time thereaf on the part.—45 of the second or to become due according to the e-part.——making such sale, hand—and so the part.——the part.—the part.—t	But if default be monoveyance shall been conveyance shall been caid or which may hoption of the parter, to sell the prem part, conditions of this ins on demand, to the calthe day and sell-conditions of this insent conditions of the conditions o
be and become an additional lie in such payment, or any part the absolute, and the whole principle been paid by the part 44 and it shall be been paid by the part 45 and it shall be been paid by the part 45 and it shall be bredy granted, or any part the executors, administrators or as most, together with the costs as most, together with the costs as In Testimony Whereot, last above written. Signed, scale:	n under this mortgage upoured or interest thereon o do faid noteand interest he second part, and all sums he lawful for the part. Yerof, in the manner fitterings, and out of all the mod charges of making such the said part. 18-0. of the land delivered in presence. NSAS, LLL Country, 25.	in the above described profit the taxes assessed on as a thereon, and all taxes as a paid by the second part, the bed by law, appraisement moneya arising from such as sale, and the over-plus, if the first part ha.	axes and accruing penalties, interest activities, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest the second part for insurance, shall be account a construction of the control	and closes, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unjue due and payable or not, at the or assisus, at any time thereon or assisus, at any time thereon of the part	But if default be no conveyance shall be no conveyance shall be no popular to the part, conditions of the part, conditions of this ins on demand, to the calthe day and y
be and become an additional lie in such payment, or any part the absolute, and the whole principle been paid by the part 44 and it shall be been paid by the part 45 and it shall be been paid by the part 45 and it shall be bredy granted, or any part the executors, administrators or as most, together with the costs as most, together with the costs as In Testimony Whereot, last above written. Signed, scale:	n under this mortgage upoured or interest thereon o do faid noteand interes he second part, and all sums he lawful for the part. Yerof, in the manner fitterings, and out of all the mod charges of making such the said part. 18-0. of the land delivered in presence. NSAS, LLL Country, 25.	in the above described profit the taxes assessed on as a thereon, and all taxes a spaid by the condition of the second part, bed by haw, appraisement moneya arising from such a sale, and the over-plus, if he first part ha.	axes and accruing penalties, interest activities, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest the second part for insurance, shall be account a construction of the control	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining ungle-due and payable or not, at the or assigns, at any time thereaf on the part.—45 of the second or to become due according to the e-part.——making such sale, hand—and so the part.——the part.—the part.—t	But if default be monoveyance shall been conveyance shall been caid or which may hoption of the part, cre, to sell the prem part, conditions of this ins on demand, to the caid the day and y the conditions of the caid th
be and become an additional lie in such payment, or any part th absolute, and the whole principe been pail by the part. A	n under this mortgage upoured of interest thereon of a feath of said note, and interes he second part, and all sums be having for the part. If the manner freserings, and out of all the model charges of making such a contract of the contra	in the above described prefer the taxes assessed on as at thereon, and all taxes a spaid by the second part, one of the second part, bed by law, appraisament oneys arising from such a sale, and the over-plus, if the first part has a	axes and accruing penalties, interest emises, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest (the second part for insurance, shall 2-2	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unjube due and joyable or not, at the or assigns, at any time thereaf on of the part	But if default be nonveyance shall be conveyance shall be conveyance shall be conveyance shall be refered to the part conditions of the part conditions of this ins on demand, to the cal
be and become an additional lie in such payment, or any part the absolute, and the whole principle been paid by the part 44 and it shall be been paid by the part 45 and it shall be been paid by the part 45 and it shall be bredy granted, or any part the executors, administrators or as most, together with the costs as most, together with the costs as In Testimony Whereot, last above written. Signed, scale:	n under this mortgage upoured of interest thereon of a feath of said note, and interes he second part, and all sums be having for the part. If the manner freserings, and out of all the model charges of making such a contract of the contra	in the above described prefer the taxes assessed on a set thereon, and all taxes a spaid by the second part, on of the second part, on of the second part, on the second part, or the second part part, or the second part, or the	axes and accruing penalties, interest activities, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest the second part for insurance, shall be account a construction of the control	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unjube due and joyable or not, at the or assigns, at any time thereaf on of the part	But if default be nonveyance shall be conveyance shall be conveyance shall be conveyance shall be refered to the part conditions of the part conditions of this ins on demand, to the cal
be and become an additional lie in such payment, or any part the absolute, and the whole principle been paid by the part 44 and it shall be been paid by the part 45 and it shall be been paid by the part 45 and it shall be bredy granted, or any part the executors, administrators or as most, together with the costs as most, together with the costs as In Testimony Whereot, last above written. Signed, scale:	n under this mortgage upour of or interest thereon o do faid noteand interes he second part, and all sums he harful for the part. yerror, in the manner fiverings, and out of all the mod charges of making such interest of the said part. Seco of the land delivered in presence. NSAS, Be it Remembered Let	in the above described professor to the taxes assessed on as a thereon, and all taxes as paid by the control of the second part, the bod by law, appraisement moneys arising from such a sale, and the over-plus, if the control of the second part has a sale, and the over-plus, if of the control of the contro	axes and accruing penalties, interest emises, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest (the second part for insurance, shall 2-2	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unpute due and payable or not, at the or assism, at any time thereof m of the part	But if default be monoveyance shall beed add or which may hoption of the parter, to sell the prem part, conditions of this ins on demand, to the call the day and y (SE.
be and become an additional lie in such payment, or any part the absolute, and the whole principle been paid by the part 44 and it shall be been paid by the part 45 and it shall be been paid by the part 45 and it shall be bredy granted, or any part the executors, administrators or as most, together with the costs as most, together with the costs as In Testimony Whereot, last above written. Signed, scale:	n under this mortgage uperer of interest thereon of a feat and interest he second part, and all sums he havful for the part. If the manner freserings, and out of all the mod charges of making such in the said part. If he said p	in the above described prefer the taxes assessed on as a thereon, and all taxes a spaid by the second part, on of the second part, on the second part, or the second p	axes and accruing penalties, interest activities, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest. If the second part for insurance, shall be account a continuous co	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unpute due and payable or not, at the or assism, at any time thereof m of the part	But if default be monoveyance shall beed add or which may hoption of the parter, to sell the prem part, conditions of this ins on demand, to the call the day and y (SE.
be and become an additional lie in such payment, or any part the absolute, and the whole principle been paid by the part 44 and it shall be been paid by the part 45 and it shall be been paid by the part 45 and it shall be bredy granted, or any part the executors, administrators or as most, together with the costs as most, together with the costs as In Testimony Whereot, last above written. Signed, scale:	n under this mortgage upour of or interest thereon o do faid noteand interes he second part, and all sums he harful for the part. yerror, in the manner fiverings, and out of all the mod charges of making such interest of the said part. Seco of the land delivered in presence. NSAS, Be it Remembered Let	in the above described professor to the taxes assessed on as a thereon, and all taxes as paid by the control of the second part, the bod by law, appraisement moneys arising from such a sale, and the over-plus, if the control of the second part has a sale, and the over-plus, if of the control of the contro	axes and accruing penalties, interest activities, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest. If the second part for insurance, shall be account a continuous co	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unpute due and payable or not, at the or assism, at any time thereof m of the part	But if default be monoveyance shall been conveyance shall been caud or which may hoption of the parter, to sell the prem part, conditions of this ins on demand, to the stall the day and sall th
be and become an additional lie in such payment, or any part th absolute, and the whole princips been paid by the part of the second part; and it shall hereby granted, or any part the executors, administrators or ass ment, together with the costs at Must further Signed, sealed STATE OF KA Daugy My Commission expires My Commission expires	n under this mortgage up- urred or interest thereon o d of said note, and interes he second part, and all sums he havful for the part. y- red, in the manner freseri igus, and out of all the mo ald charges of making such of the said part. sk. of th and delivered in presence NSAS, Low County, Be it Remembered, Low County, to me personally execution of the se In Witness Whereof,	in the above described prefer the taxes assessed on as a thereon, and all taxes a spaid by the second part, on of the second part, on the second part, or the second p	axes and accruing penalties, interest activities, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest. If the second part for insurance, shall be account a continuous co	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unpute due and payable or not, at the or assism, at any time thereof m of the part	But if default be monoveyance shall been conveyance shall been caud or which may hoption of the parter, to sell the prem part, conditions of this ins on demand, to the stall the day and sall th
be and become an additional lie in such payment, or any part th absolute, and the whole princips been paid by the part of the second part; and it shall herrby granted, or any part the executors, administrators or ass most, together with the costs at MAN PARTIES In Testimony Whereot, last above written. Signed, seale: STATE OF KA Davy L J.	n under this mortgage up- urred or interest thereon o d of said note, and interes he second part, and all sums he havful for the part. y- red, in the manner freseri igus, and out of all the mo ald charges of making such of the said part. sk. of th and delivered in presence NSAS, Low County, Be it Remembered, Low County, to me personally execution of the se In Witness Whereof,	in the above described prefer the taxes assessed on as a thereon, and all taxes a spaid by the second part, on of the second part, on the second part, or the second p	axes and accruing penalties, interest activities, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest. If the second part for insurance, shall be account a continuous co	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unpute due and payable or not, at the or assism, at any time thereof m of the part	But if default be monoveyance shall been conveyance shall been caud or which may hoption of the parter, to sell the prem part, conditions of this ins on demand, to the stall the day and sall th
be and become an additional lie in such payment, or any part th absolute, and the whole princips been paid by the part of the second part; and it shall hereby granted, or any part the executors, administrators or ass ment, together with the costs at Must further Signed, sealed STATE OF KA Daugy My Commission expires My Commission expires	n under this mortgage up- urred or interest thereon o d of said note, and interes he second part, and all sums he havful for the part. y- red, in the manner freseri igus, and out of all the mo ald charges of making such of the said part. sk. of th and delivered in presence NSAS, Low County, Be it Remembered, Low County, to me personally execution of the se In Witness Whereof,	in the above described prefer the taxes assessed on as a thereon, and all taxes a spaid by the second part, on of the second part, on the second part, or the second p	axes and accruing penalties, interest activities, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest. If the second part for insurance, shall be account a continuous co	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unpute due and payable or not, at the or assism, at any time thereof m of the part	But if default be monveyance shall been conveyance shall been conveyance shall been control of the part crop to sell the prempart, conditions of this instead on demand, to the stall the day and y (SE.) A. D. 1927, before County and State, can be considered to the control of the stall the contro
be and become an additional lie in such payment, or any part th absolute, and the whole princips been paid by the part of the second part; and it shall hereby granted, or any part the executors, administrators or ass ment, together with the costs at Must further Signed, sealed STATE OF KA Daugy My Commission expires My Commission expires	n under this mortgage up- urred or interest thereon o d of said note, and interes he second part, and all sums he havful for the part. y- red, in the manner freseri igus, and out of all the mo ald charges of making such of the said part. sk. of th and delivered in presence NSAS, Low County, Be it Remembered, Low County, to me personally execution of the se In Witness Whereof,	in the above described prefer the taxes assessed on as a thereon, and all taxes a spaid by the second part, on of the second part, on the second part, or the second p	axes and accruing penalties, interest activities, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest the second part for insurance, shall be account the second part for insurance, shall be accruing the end of the optical strates thereby waived or not, at the optical to retain the amount then due of any there be, shall be paid by the heirs and assigns. Thereunto set. There are the second part for a second control of the second c	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unpute due and payable or not, at the or assism, at any time thereof m of the part	But if default be monoveyance shall been conveyance shall been caid or which may hoption of the part, conditions of the part, conditions of this ins on demand, to the cal
be and become an additional lie in such payment, or any part th absolute, and the whole princips been paid by the part of the second part; and it shall hereby granted, or any part the executors, administrators or ass ment, together with the costs at Must further Signed, sealed STATE OF KA Daugy My Commission expires My Commission expires	n under this mortgage up- urred or interest thereon o d of said note, and interes he second part, and all sums he havful for the part. y- red, in the manner freseri igus, and out of all the mo ald charges of making such of the said part. sk. of th and delivered in presence NSAS, Low County, Be it Remembered, Low County, to me personally execution of the se In Witness Whereof,	in the above described prefer the taxes assessed on as a thereon, and all taxes a spaid by the second part, on of the second part, on the second part, or the second p	axes and accruing penalties, interest activities, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest. If the second part for insurance, shall be account a continuous co	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unpute due and payable or not, at the or assism, at any time thereof m of the part	But if default be monoveyance shall been conveyance shall been caid or which may hoption of the part, conditions of the part, conditions of this ins on demand, to the cal
be and become an additional lie in such payment, or any part th absolute, and the whole princips been paid by the part of the second part; and it shall hereby granted, or any part the executors, administrators or ass ment, together with the costs at Must further Signed, sealed STATE OF KA Daugy My Commission expires My Commission expires	n under this mortgage up- urred or interest thereon o d of said note, and interes he second part, and all sums he havful for the part. y- red, in the manner freseri igus, and out of all the mo ald charges of making such of the said part. sk. of th and delivered in presence NSAS, Low County, Be it Remembered, Low County, to me personally execution of the se In Witness Whereof,	in the above described prefer the taxes assessed on as a thereon, and all taxes a spaid by the second part, on of the second part, on the second part, or the second p	axes and accruing penalties, interest activities, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest the second part for insurance, shall be account the second part for insurance, shall be accruing the end of the optical strates thereby waived or not, at the optical to retain the amount then due of any there be, shall be paid by the heirs and assigns. Thereunto set. There are the second part for a second control of the second c	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unpute due and payable or not, at the or assism, at any time thereof m of the part	But if default be monoveyance shall been conveyance shall been caid or which may hoption of the part, conditions of the part, conditions of this ins on demand, to the cal
be and become an additional lie in such payment, or any part th absolute, and the whole princips been paid by the part of the second part; and it shall hereby granted, or any part the executors, administrators or ass ment, together with the costs at Must further Signed, sealed STATE OF KA Daugy My Commission expires My Commission expires	n under this mortgage up- urred or interest thereon o d of said note, and interes he second part, and all sums he havful for the part. y- red, in the manner freseri igus, and out of all the mo ald charges of making such of the said part. sk. of th and delivered in presence NSAS, Low County, Be it Remembered, Low County, to me personally execution of the se In Witness Whereof,	in the above described prefer the taxes assessed on as a thereon, and all taxes a spaid by the second part, on of the second part, on the second part, or the second p	axes and accruing penalties, interest activities, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest the second part for insurance, shall be account the second part for insurance, shall be accruing the end of the optical strates thereby waived or not, at the optical to retain the amount then due of any there be, shall be paid by the heirs and assigns. Thereunto set. There are the second part for a second control of the second c	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unpute due and payable or not, at the or assism, at any time thereof m of the part	But if default be monoveyance shall beed add or which may hoption of the parter, to sell the prem part, conditions of this instead on demand, to the stall the day and y (SE. A. D. 1927, before County and State,
be and become an additional lie in such payment, or any part th absolute, and the whole princips been paid by the part of the second part; and it shall hereby granted, or any part the executors, administrators or ass ment, together with the costs at Must further Signed, sealed STATE OF KA Daugy My Commission expires My Commission expires	n under this mortgage up- urred or interest thereon o d of said note, and interes he second part, and all sums he havful for the part. y- red, in the manner freseri igus, and out of all the mo ald charges of making such of the said part. sk. of th and delivered in presence NSAS, Low County, Be it Remembered, Low County, to me personally execution of the se In Witness Whereof,	in the above described prefer the taxes assessed on as a thereon, and all taxes a spaid by the second part, on of the second part, on the second part, or the second p	axes and accruing penalties, interest activities, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest the second part for insurance, shall be account the second part for insurance, shall be accruing the end of the optical strates thereby waived or not, at the optical to retain the amount then due of any there be, shall be paid by the heirs and assigns. Thereunto set. There are the second part for a second control of the second c	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unpute due and payable or not, at the or assism, at any time thereof m of the part	But if default be m ronveyance shall beet add or which may h option of the parter, to sell the prem part, conditions of this instead on demand, to the add the day and y to the conditions of the first and the day and y to the conditions of the first and the day and y to the conditions of the first and the day and y to the conditions of the first and the conditions of the
be and become an additional lie in such payment, or any part th absolute, and the whole princips been paid by the part of the second part; and it shall hereby granted, or any part the executors, administrators or ass ment, together with the costs at Must further Signed, sealed STATE OF KA Daugy My Commission expires My Commission expires	n under this mortgage up- urred or interest thereon o d of said note, and interes he second part, and all sums he havful for the part. y- red, in the manner freseri igus, and out of all the mo ald charges of making such of the said part. sk. of th and delivered in presence NSAS, Low County, Be it Remembered, Low County, to me personally execution of the se In Witness Whereof,	in the above described prefer the taxes assessed on as a thereon, and all taxes a spaid by the second part, on of the second part, on the second part, or the second p	axes and accruing penalties, interest activities, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest the second part for insurance, shall be account the second part for insurance, shall be accruing the end of the optical strates thereby waived or not, at the optical to retain the amount then due of any there be, shall be paid by the heirs and assigns. Thereunto set. There are the second part for a second control of the second c	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unpute due and payable or not, at the or assism, at any time thereof m of the part	But if default be monoveyance shall beed add or which may hoption of the parter, to sell the prem part, conditions of this instead on demand, to the stall the day and y (SE. A. D. 1927, before County and State,
be and become an additional lie in such payment, or any part th absolute, and the whole princips been paid by the part of the second part; and it shall hereby granted, or any part the executors, administrators or ass ment, together with the costs at Must further Signed, sealed STATE OF KA Daugy My Commission expires My Commission expires	n under this mortgage up- urred or interest thereon o d of said note, and interes he second part, and all sums he havful for the part. y- red, in the manner freseri igus, and out of all the mo ald charges of making such of the said part. sk. of th and delivered in presence NSAS, Low County, Be it Remembered, Low County, to me personally execution of the se In Witness Whereof,	in the above described prefer the taxes assessed on as a thereon, and all taxes a spaid by the second part, on of the second part, on the second part, or the second p	axes and accruing penalties, interest activities, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest the second part for insurance, shall be account the second part for insurance, shall be accruing the end of the optical strates thereby waived or not, at the optical to retain the amount then due of any there be, shall be paid by the heirs and assigns. Thereunto set. There are the second part for a second control of the second c	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unpute due and payable or not, at the or assism, at any time thereof m of the part	But if default be monoveyance shall beed add or which may hoption of the parter, to sell the prem part, conditions of this instead on demand, to the stall the day and y (SE. A. D. 1927, before County and State,
be and become an additional lie in such payment, or any part th absolute, and the whole princips been paid by the part of the second part; and it shall hereby granted, or any part the executors, administrators or ass ment, together with the costs at Must further Signed, sealed STATE OF KA Daugy My Commission expires My Commission expires	n under this mortgage up- urred or interest thereon o d of said note, and interes he second part, and all sums he havful for the part. y- red, in the manner freseri igus, and out of all the mo ald charges of making such of the said part. sk. of th and delivered in presence NSAS, Low County, Be it Remembered, Low County, to me personally execution of the se In Witness Whereof,	in the above described prefer the taxes assessed on as a thereon, and all taxes a spaid by the second part, on of the second part, on the second part, or the second p	axes and accruing penalties, interest activities, and shall bear interest at the did premises or if the insurance is and accruing penalties and interest the second part for insurance, shall be account the second part for insurance, shall be accruing the end of the optical strates thereby waived or not, at the optical to retain the amount then due of any there be, shall be paid by the heirs and assigns. Thereunto set. There are the second part for a second control of the second c	and costs, and insurance, shall, free rate of 10 per cent. per annum. not kept up thereon, then this cand costs thereon remaining unpute due and payable or not, at the or assism, at any time thereof m of the part	But if default be monoveyance shall beed add or which may hoption of the parter, to sell the prem part, conditions of this instead on demand, to the stall the day and y (SE. A. D. 1927, before County and State,

The following is entered of the original continued in the property of the following is and not the original forther the property of the following was not a fact that we are after a fact that the following was not the following the following was not the following w