## MORTGAGE RECORD NO. 60

The following is endorsed on the original instrument-

	11		- X / I- / . /
40	all le	Ì	This Indenture, Made this 20th day of Naphinales in the year of our Low nimeters found twenty two between Rayth B. Burgest and
D.19	1	-/10°s	Catallar 6. 3 mg/lift Languitte County of Languitte in the County of
4	3		Dewald State of Kansas, of the first part, and
3	0	GIC SA	Watkins National Yank of the second par
3.1	N		WITNESSETH That the said partof the first part, in consideration of the sum of
133	1		Lour Thousand Dollar
43		200	totalacaralduly paid, the receipt of which is hereby acknowledged, haashelsold, and by these presents do grunt, bargain
20	1		sell and mortgage to the said part. af
lay o			situated in the County of Douglas, and State of Kansas, described as follows, to wit: Begin On Hundred fut (100) South of the north each corner of Oark but Duroller Swenting
70.			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
. 2			(17) Letino Louth Lity (50) Let, Gent One Hundred and Seventien (117) Lat, North Lity (50) Let, Court One Hundred and Seventien Let 110) La clace, all beauting being nort of Cark Lets Nov.
3 %			
87.			Seventeen (17) minetign (14) and twenty one (21), in the bity of
			Lawrence, bounty of Douglas and State of Tansas; also a Right
d-thi		k.	of way South to producty on the north side of South Cark
han		3	being the West sixteer (14) feet of East thirty-three (33) feet of
As witness my hand this		1	the South One Hundred (100) feet of Carl dat number twenty
trices	:	Ha	The fally
As witness my hand this	Sal L	2	with all the appurtenances, and all the estate, title and interest of the said part. May of the first part therein. And the said
	1	2	with all the appurtenances, and all the estate, title and interest of the said part. And the said for the first part from the said for the said from the said for the said from th
			do
			and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances
2			
1			This Grant is intended as a Mortgage to secure the payment of the sum of
12			Frank Thomas de
12			
1 1 -1			according to the terms of
			and delivered by the said Tracture of the second part of the second pa
			and delivered by the said Jantista of the second part of the second pa
1. J.	eeds		and delivered by the said fraction of the fract fract to the said part of the second part
ian).	of Deeds		and delivered by the said and delivered by the said and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due
man!	ster of Deeds		and delivered by the said Jantissa of the second part of the second part of the second part of the second part of the said part of the second part of the said part of the second part of the second part of the said part of the said part of the second part of the said part of the
Olman).	Register of Deeds		and delivered by the said Jack Law of the second part to the said part of the second part and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or inter-
Wellman).	Register of Deeds		and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. If the executors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys arising from such sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there
o Melman.	Register of Deeds		and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. If the second part, the second part, the second part, the second part and payable, and it shall be lawful for the said part of the second part, the second part, the second part and out of all the moneys arising from such sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there be, shall be paid by the part. If making such sale, on demand, to said fractional and the said part of the second part.
6 Mellowand.	Register of Deeds		and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. It is exceeded to the second part, It is executors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys arising from such tales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there be, shall be paid by the part. It making such sale, on demand, to said if the sale sales. It is the sale paid by the part.
a 6 Wellman.	Register of Deeds		and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. If work the second part, It would be second part, It would be second part and out of all the moneys arising from such sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there be, shall be paid by the part. It making such sale, on demand, to said in the same as a sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there be, shall be paid by the part. It making such sale, on demand, to said in the same as a sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there he, shall be paid by the part. It making such sale, on demand, to said in the same as a sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there he, shall be paid by the part. It making such sale, on demand, to said in the same and the said part. It would be said as a same and the said part. It would be said as a said the said part. It would be said to the said the said to the said the said to the said to the said the said to the said the said to the sai
Las 6 Mellowani.	Register of Deeds		and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. If work the second part, It would be second part, It would be second part and out of all the moneys arising from such sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there be, shall be paid by the part. It making such sale, on demand, to said in the same as a sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there be, shall be paid by the part. It making such sale, on demand, to said in the same as a sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there he, shall be paid by the part. It making such sale, on demand, to said in the same as a sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there he, shall be paid by the part. It making such sale, on demand, to said in the same and the said part. It would be said as a same and the said part. It would be said as a said the said part. It would be said to the said the said to the said the said to the said to the said the said to the said the said to the sai
God & Mellmand.	Register of Deeds		and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. If work the second part, It would be second part, It would be second part and out of all the moneys arising from such sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there be, shall be paid by the part. It making such sale, on demand, to said in the same as a sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there be, shall be paid by the part. It making such sale, on demand, to said in the same as a sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there he, shall be paid by the part. It making such sale, on demand, to said in the same as a sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there he, shall be paid by the part. It making such sale, on demand, to said in the same and the said part. It would be said as a same and the said part. It would be said as a said the said part. It would be said to the said the said to the said the said to the said to the said the said to the said the said to the sai
Jos 6 Mellmant.	Register of Deeds		and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. If we second part, the successful executors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys arising from such sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there be, shall be paid by the part. It making such sale, on demand, to said in the same assigns.  IN WITNESS WHEREOF, The said part. It is a said part. It is and assigns.  On the said part of the second part. It is a said part of the first part has the said part. It is a said part. It is a said assigns.  On the said part of the said part of the said part. It is a said part of the first part has the said part. It is a said part. It i
Jos & Mellowand.	Register of Deeds		and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. It would be second part and out of all the moneys arising from such sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there be, shall be paid by the part. It making such sale, on demand, to said functional of the said part. It would be said part. It would be said assigns.  IN WITNESS WHEREOF, The said part. It would be first part has the cost and charges of making such sales, and the overplus, if any there here and assigns.  IN WITNESS WHEREOF, The said part. It would be first part has the day and year first above written.  Signed, Scaled and Delivered in the presence of Call of the first part has the cost and charges of making such sales, and the overplus, if any there here are a said assigns.  (SEAL)
Jos & Wellman.	Register of Deeds		and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. If we second part, the successful executors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys arising from such sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there be, shall be paid by the part. If making such sale, on demand, to said fractions of the sites and assigns.  IN WITNESS WHEREOF, The said part. 1646—of the first part has the day and year first above written.  Signed, Sealed and Delivered in the presence of  Cathlia E. Bargert (SEAL)  STATE OF Janear
Son & Wellman.	Register of Deeds		and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. The said part thereof, in the manner prescribed by law; and out of all the moneys arising from such sales to retain the amount then due for principal and interest, together with the tost and charges of making such sales, and the overplus, if any there be, shall be paid by the part of making such sale, on demand, to said factions of the first part has the day and year first above written.  Signed, Scaled and Delivered in the presence of Galfal.  STATE OF Janear Scales Scaled and Delivered in the presence of Galfal.  STATE OF Janear Scales Scaled and Delivered in the presence of Galfal.  STATE OF Janear Scales Scaled and Delivered in the presence of Galfal.  STATE OF Janear Scales Scaled and Delivered in the presence of Galfal.  STATE OF Janear Scales Scaled and Delivered in the presence of Galfal.  STATE OF Janear Scales Scaled and Delivered in the presence of Galfal.  STATE OF Janear Scales Scaled and Delivered in the presence of Galfal.
Sous 6 Mellowand.	Register of Deeds		and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. If we second part, the successful second part executors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys arising from such sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there be, shall be paid by the part. It making such sale, on demand, to said functional of the first and assigns.  IN WITNESS WHEREOF, The said particles of the first part has the day and year first above written.  Signed, Scaled and Delivered in the presence of  Carther D. Burgert (SEAL)  STATE OF Thanks  BE IT REMEMBERED, That on this day of Carther May of
Jos 6 Mellowand.	Register of Deeds		and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. If we second part, the successful executors, administrators and assigns, at any time thereafter to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and out of all the moneys arising from such sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there be, shall be paid by the part. It making such sale, on demand, to said fractions of the sites and assigns.  IN WITNESS WHEREOF, The said part. 1646—of the first part has the day and year first above written.  Signed, Sealed and Delivered in the presence of  Cathly D. Burgett (SEAL)  STATE OF Transas  STATE OF Transas  STATE OF Transas  STATE OF Transas  BE IT REMEMBERED, That on this day of October 100 and for said County and State, came  A. D. 19.2.2., before me,  A. D. 19.2.2. before me,
Sos 6 Mellnand.	Register of Deeds		and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. Thereof, in the manner prescribed by law; and out of all the moneys arising from such sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there be, shall be paid by the part. The said
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Jos 6 Mellman.	Register of Deeds		and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. The second part, the second part, the second part, the second part, the state thereof, in the manner prescribed by law; and out of all the moneys arising from such sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there be, shall be paid by the part. The making such sale, on demand, to said the same part that the day and year first above written.  Signed, Scaled and Delivered in the presence of Cathard D. Burgust (SEAL)  STATE OF Janear S.  BE IT REMEMBERED, That on this 23 Md.  STATE OF Janear S.  State of Janear S.  A. D. 1922, before me, an Notary Public in and for said County and State, came and sufficed my official seal on the day and year first above written.  In Witness Whereof I have hereunto subscribed my name and affixed my official seal on the day and year last above written.
Jos 6 Mellowand.	Register of Deeds		and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. of the second part, it default be made in such payment, or any part thereof, or interest thereof, in the manner prescribed by law; and out of all the moneys arising from such sales to retain the amount then due for principal and interest, together with the cost and charges of making such sales, and the overplus, if any there bee, shall be paid by the part. It making such sale, on demand, to said factories of making such sales, and the overplus, if any there bee, shall be paid by the part. It making such sale, on demand, to said factories of making such sales, and the overplus, if any there bee, shall be paid by the part. It making such sale, on demand, to said factories of making such sales, and the overplus, if any there bee, shall be paid by the part. It making such sale, on demand, to said factories of the first part has been under the day and year first above written.  Signed, Scaled and Delivered in the presence of Cartella G. Burgart. (SEAL)  STATE OF Janear  Signed, Scaled and Delivered in the presence of Cartella G. Burgart. (SEAL)  STATE OF Janear  Signed, Scaled and for said County and State, came and state of the same personally who executed the foregoing instrument, and duly acknowledged execution of the same.  In Witness Whereof I have hereunto subscribed my name and affixed my official scal on the day and year last above written.  My Commission Expires. Mattell 10.  Notary Public.
Joseph & Mellowand.	Register of Deeds		and this conveyances shall be void if such payments be made as herein specified. But if default be made in such payment, or any part thereof, or inter cet thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part. If of the second part. It was a second part and payable, and it shall be lawful for the said part. If of the second part. It was a second part. It
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