MORTGAGE RECORD[#]90

3

12

्र ज

с С

9

G

Э. 0 Reg. No. 3908 For Paid \$2.50

(.)

蘭

(.)(.)

0

-

Norman P. Farrond and his with Hiland terr	STATE OF RANSAS, DOUGLAS COUNTY, M. This instrument was filed for record on the day of
- Forman P. Laggard and his wire, Hilfred there To	Pa Oatcher AD, 19 44, At 3 45 P. M Parall C. Deck BP Register of Deeds!
PL DOUGLAS, COURTY TO I DING AND TOAN SUSSECTATION	ByDeputy.
THIS INDENTURE, Made this <u>41</u> day of <u>a Corty Cour</u> , between	October in the year of our Lord nineteen hundred
Norman P. Harrard and his wife, Mild	red Eagrard,
of Lawrence in the County of Douglas	and State of Karigus
of the first part, and <u>Tis Doy clas County Buildin</u>	
WITNESSETH, That the said part and the first part in consi One Thousand and no /100	
and the second	ged, hn 22sold and Ly these presents do grant, bargain, sell heirs and assigns forever, all that tract or parcel of land situated in
(e) (e) (e) The North 25 1 set of	
North-50 fect of	
Lot No. Five (5)	
o in Block Ro. Nine (9)
o in Babcook's Additi	on (* (* (* (* (* (* (* (* (* (* (* (* (*
(*) to the "ity of Lawr	(2) once (2)
(**)	
0	
	$\bigcup_{i=1}^{n}$ \cdots $\odot_{i=1}^{n}$ \cdots $\odot_{i=1}^{n}$
with all the appurtenances, and all the estate, title and interest of the sa	id part 198 of the first part therein. And the said
parties of the first part	
ohereby covenant and naree that at the delivery hereofthere nd seized of a rood and indefeasible estate of inheritance therein, free a	
his grant is intended as a mortgage to secure the payment of the source	(* *) U,(*)
One Thousand and no/100	Dollars, according to the terms of
One certain note of the first part	is day executed and delivered by the said
and the second	
the SC served in the state we did the second of S H . Yes should S 🔨 🔨 the se	(a)
I default be made in such payments, or any part thereof, or interest there	
f default be made in such payments, or any part thereof, or interest there onveyence shall become absolute; and the whole amount shall become du econd part <u>112</u> , executors, administrators and assigns, at any time in the manner prescribed by law; and out of all the moneys arising from rether with the cost and charges of making such sale, and the overplus, it	con, or the taxos, or if the insurance is not kept up thereon, then this as and payable, and it shall be lawful for the said part. A of the thereafter to sell the premises hereby granted, or any part thereof, such sails to retain the amount then due for prir dpal and int. est, to if any there be, shall be paid by the part making such sale, on
default be made in such payments, or any part thereof, or interest there on onveyence shall become absolute, and the whole amount shall become du second partitzexecutors, administrators and assigns, at any time to the manner prescribed by law; and out of all the moneys arising from the with the cost and charges of making such sale, and the overplus, semard, to usidartices of the Tirttpart, their	con, or the taxos, or if the insurance is not kept up thereon, then this ac and payable, and it shall be lawful for the said part. All of the b thereafter to sell the premises hereby granted, or any part thereof, such sails to retain the amount then due for prir dpal and int. test, to-
default be made in such payments, or any part thereof, or interest there onveyence shall become absolute, and the whole amount shall become du second part <u>15</u> executors, administrators and assigns, at any time the manner prescribed by law; and out of all the moneys arising from ether with the cost and charges of making such sale, and the overplus, i	con, or the taxos, or if the insurance is not kept up thereon, then this as and payable, and it shall be lawful for the said part. A of the thereafter to sell the premises hereby granted, or any part thereof, such sails to retain the amount then due for prir dpal and int. est, to if any there be, shall be paid by the part making such sale, on
t default be made in such payments, or any part thereof, or interest there norveyence shall become absolute, and the whole amount shall become du second part <u>its</u> executors, administrators and assigns, at any time the manner prescribed by law; and out of all the moneys arising from is the manner prescribed by law; and out of all the moneys arising from is ether with the cost and charges of making such sale, and the overplus, it mart, to said <u>partices of the Tiret part</u> , their <u>and the second second second</u> of the first part his IN WITNESS WHEREOF, The said partices of the first part his	con or the taxes, or if the insurance is not kept up therecon, then this are and payable, and it shall be lawful for the said part. N of the thereafter to sell the premises hereby granted, or any part, thereof, such sale to retain the amount then due for prir cipal and interest, to- if any there be, shall be paid by the part
t default be made in such payments, or any part thereof, or interest there norveyence shall become absolute, and the whole amount shall become du second part <u>its</u> executors, administrators and assigns, at any time the manner prescribed by law; and out of all the moneys arising from is the manner prescribed by law; and out of all the moneys arising from is ether with the cost and charges of making such sale, and the overplus, it mart, to said <u>partices of the Tiret part</u> , their <u>and the second second second</u> of the first part his IN WITNESS WHEREOF, The said partices of the first part his	congor the taxes, or if the insurance is not kept up therecon, then this are and payable, and it shall be lawful for the said part. A. of the thereafter to sell the premises hereby granted, or any part thereof, such sale to rotain the amount then due for prir depal and intakest, to- if any there be, shall be paid by the party making such sale, on
IN WITNESS WHEREOF, The said parties of the first part has been delivered in presence	con or the taxes, or if the insurance it not kept up therecon, then this are and payable, and it shall be lawful for the said part. I for the other said the transfer of the said part of the such said to retain the amount then due for prir depal and interest, to- if any there be, shall be paid by the part making such sale, on
And the conveyant default be made in guch payments, or any part thereof, or interest there norveyence shall become absolute; and the whole amount shall become due second part <u>113</u> executors, administrators and assigns, at any time the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the set of the solution of the first part, their in WITNESS WHEREOF, The said partlos of the first part he are first above written. Signed, scaled and delivered in presence of STATE OF KANSAS, matrix sk Don; clas County statements of the first part part of the first part he statements of the first part he first part he first part he statements of the first part he first	congor the taxes, or if the insurance is not kept up therecon, then this are and payable, and it shall be lawful for the said part. A. of the thereafter to sell the premises hereby granted, or any part thereof, such sale to rotain the amount then due for prir depal and intakest, to- if any there be, shall be paid by the party making such sale, on
And this conveyant default be made in such payments, or any part thereof, or interest there norevence shall become absolute, and the whole amount shall become du- scond part <u>its</u> executors, administrators and assigns, at any time it means prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arising from the manner prescribed by law; and out of all the moneys arises are strate before me	<pre>conc.or the taxes, or if the insurance is not kept up therecon, then this are and payable, and it shall be lawful for the said part of the thereafter to sell the premises hereby granted, or any part thereof, such sale to rotain the amount then due for prir dipal and int.vsst, to- if any there be, shall be paid by the part making such sale, on </pre>
And this conveyant default be made in such payments, or any part thereof, or interest there norveyence shall become aboute, and the whole amount shall become due acond part <u>its</u> executors, administrators and assigns, at any time it be manner preseribed by law; and out of all the moneys arising from it be manner preseribed by law; and out of all the moneys arising from the manner preseribed by law; and out of all the moneys arising from the manner preseribed by law; and out of all the moneys arising from the manner preseribed by law; and out of all the moneys arising from the manner preseribed by law; and out of all the moneys arising from the with the cost and charges of the first part, that is an first above written. Signed, saled and delivered in presence of STATE OF KANSAS, Doi; las County b. HE IT REMEMBER me Norman, P., Inggard and bla, sice, Wildred, He to be meansafile dawn to be the same streen?	con or the taxes, or if the insurance is not kept up therecon, then this are and payable, and it shall be lawful for the said party. of the thereafter to sell the premises hereby granted, or any part thereof, such sale to retain the amount then due for pridpal and int. Ask, to- if any there be, shall be paid by the party. making such sale, on there and assigns the amount the mount the due for pridpal and int. Ask, to- heirs and assigns the amount the mount the matter of the due and the amount the mount the matter of the due and the amount of the said the due and Narman F. Hargard (SEAL) Naidred Harrard (SEAL) Naidred Harrard (SEAL) Naidred Harrard (SEAL) Naidred Harrard (SEAL) Section of the first of the said County and State, gered and the said the said the said the said
And this conveyant default be made in such payments, or any part thereof, or interest there norveyence shall become absolute, and the whole amount shall become du econd part_its_executors, administrators and assigns, at any time the manner prescribed by law; and out of all the moneys arising from in the manner prescribed by law; and out of all the moneys arising from in the manner prescribed by law; and out of all the moneys arising from in the manner prescribed by law; and out of all the moneys arising from in the available cost and charges of making such sale, and the overplus, it in WITNESS WHEREOF, The said parties of the first part hear first above written. Signed, scaled and delivered in presence of STATE OF KANSAS, Doi:: 1 as County	<pre>conc.or the taxes, or if the insurance is not kept up therecon, then this are and payable, and it shall be lawful for the said part</pre>
And this conveyant f default be made in such payments, or any part thereof, or interest there onveyence shall become absolute, and the whole amount shall become du- econd partitzexcutors, administrators and assigns, at any time a the manner prescribed by law; and eut of all the moneys arising from . the cost and charges of making such sale, and the overplus, iemard, to saidfor the Tiret part, their IN WITNESS WHEREOF, The said purties of the first part he ear first above written. STATE OF KANSAS, Doing lass Countyss. STATE OF KANSAS, Doing lass Countyss. NE IT REMEMBER concty skborn the under signed imeNorman, P Haggard and bla wife, Wildred Ha is may be researably known to be the same perionG (SEAL) color written. STATE OF WARKASS, Disting second and bla wife, Wildred Ha is me ss. (SEAL) color written. (y Complission expires Sont. 21st	<pre>concer the taxes, or if the insurance is not kept up therecon, then this are and payable, and it shall be lawful for the said part</pre>
IN WITNESS WHEREOF, The said partles, of the first part here of source and the cost and charges of making such also become do the source and	<pre>con, or the taxes, or if the insurance is not kept up therecon, then this are and payable, and it shall be lawful for the said part</pre>
default be made in such payments, or any part thereof, or interest there onveyence shall become absolute, and the whole amount shall become du econd part <u>its</u> executors, administrators and assigns, at any time a the manner prescribed by law; and out of all the moneys arising from its manner prescribed by law; and out of all the moneys arising from its manner prescribed by law; and out of all the moneys arising from its manner prescribed by law; and out of all the moneys arising from its manner prescribed by law; and out of all the moneys arising from its manner prescribed by law; and out of all the moneys arising from its manner prescribed by law; and out of all the moneys arising from its manner prescribed by law; and out of all the moneys arising from its manner prescribed by law; and out of all the moneys arising from its manner prescribed by law; and out of all the moneys arising from its manner prescribed by law; and out of all the moneys arising from its manner prescribed by law; and out of all the moneys arising from its money written. if the moneys arising from the same person. its manner prescribed by written its manner prescribed by written its above written. its manner prescribed by written its above written its more written its above written its more meaning the same person its part. 21st1947 BELEASS The note herein deferibed having been paid in full, this moring regime any hand, this	<pre>con.or the taxes, or if the insurance is not kept up therecon, then this are and payable, and it shall be lawful for the said partof the burneafter to sell the premises hereby granted, or any part thereof, such sale to rotain the amount then due for prir dipal and intsk, to- if any there be, shall be paid by the partmaking such sale, on </pre>
default be made in such payments, or any part thereof, or interest there onveyence shall become absolute, and the whole amount shall become du second part. <u>112</u> executors, administrators and assigns, at any time in the manner preseribed by law; and out of all the moneys arising from the manner preseribed by law; and out of all the moneys arising from emard, to sold <u>partices of the Tirst part</u> , their <u>control of the Tirst part</u> , the <u>control of the Tirst part</u> , the sealed part <u>control of the trans</u> <u>control of the Tirst part he sealed part</u> <u>control of the State of the same person with <u>the personally known to be the same person of the same person o</u></u>	<pre>con.or the taxes, or if the insurance is not kept up therecon, then this are and payable, and it shall be lawful for the said partof the burneafter to sell the premises hereby granted, or any part thereof, such sale to rotain the amount then due for prir dipal and intsk, to- if any there be, shall be paid by the partmaking such sale, on </pre>