FORM				No. 2, Paid 92
FURM	NO. 1116 CLASS E		DEMANTS STATIONERY CO., 100 Walnut, Kom	as City, Max
BOOK 150	12831 Ka	nsas Mortg	age	
	This Mortgage, Made th		day of April	in the
year of	f Our Lord One Thousand Nine Hu		by and between	
- FRA	ANCHISORS DEVELOPMENT CORPORT			. Country
of	Douglas and Sta			e County
ME	RCHANTS-PRODUCE BANK	4		
to acknow bargain assigns County	forever, all of the following describ of Wyandotte	party of the second wined, sold and conveyed, arty of the second ed tract, piece, and and State of Kansas, to-w	ST PART, for and in consider DO cond part, the receipt whereof is and by these presents does part, and to its successors is parcel of land lying and situate t:	ation of LLARS, hereby grant,
	Lot 5 except the South 45 fe thereof, in Haddock Addition as shown by the recorded pla	et thereof and exce , a Subdivision in t thereof, in Doug)	pt the West 16 feet the City of Lawrence, as County, Kansas	
	HAVE AND TO HOLD the same with party of the second part, and to and delivered upon the following condition EREAS. FRANCHISORS DEVELO	UTAR, FO-WILL	ments and appurtaneous thereto belong er, provided abauys, and this instrument	ing, unto is made,
the said p part é	part ý of the first part has a Promissory Note of even date i	this day made, executed an	I delivered to the said part y of th	e record
, received	MERCHANTS-PRODUCE BANK NINETY THOUSAND AND NO/ 100t		or order, i	
ALIZE.		MOCHINERAL REMAN	CARAMANA MARANA SANA SK	LLARS,
A co	opy of the Note attached her	eto and made a part	hereof.	
Qa spri	MERCHAN	Kansas City, Mis. aftex.da TS - PRODUCI	and a second	he order o
NINETY THE	WSAND AND SOT LOUThe	date	<u>م</u>	DOLLAR.
ARRIE The part	so its Banking Reams in Kannas City, Mo., while its this constract, whether maker, undoraer Il right of exemption under the Constitution	ith interest from an article at the	enter al 78 contrart per attain bioquell, hereix incorre incorre as in his	
entirecture of any investigation	et its Banking Baum in Kanasa Cay Mu, v its m this exercised, whether maker undersor of right of economics whether the Constitution out and collecting or acquiring as attempting of the costs of thermody And the maker, ender of all other resultances in foremany is hold to back at when this needs to pagaritie to they have all any matters in add have beinging to the pag	in volled or accure this note of the form, and they agree that the		
	al of any matrice in said bank beimging to the mi	iker, endorser, surely governinger o	The manufacture, to the passion a set the data and a set of the data and a set of the se	
			SCHISORS DEVELOPMENT CURPO	RATION
			MES Fresident Sh 16 PERITE > LAMBLE	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Due No.	and the second		Secretary	- 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10
No, .			and in each year,	, both
No for the sum principal and	d interest notes are payable at	days of		
No. for the sum principal and and bear in	d interest notes are payable at iterest from maturity until paid of the ri	nio of per cent pe	sorout, psychle semi-annually,	
No. lor the sum principal and and bear in NOW, 1 aball well as to the tenor them, or any of said sum immediately land and app	d interest notes are payable at iterest from maturity until paid at the re- lit the said Party of the and truly pay, or cause to be paid, the su and effect of said note, then these pre- y part thereof, or any interest thereon, b and interest shall, at the option of said p become due and payable, or, it the tares ourrenances, or gither of them, or any part	nie of per cent per T ne first part m of money in seid note m ments shall be null and void e not paid when the sume ba arty of the second arty of the second art assessments of the second thereof, are not paid at the s	entioned, payable semi-annually, entioned, with the interest thereon, acco Eut. it and sum of money or eith come due, then, and in that case, the part or assigns, by virtue of the Mos me which are our may be assessed agains me when the same are by law much du	ner of whole tgage, t said w and
No. lor the sum principal and and bear in NOW, 1 aball well as to the tenor them, or any of said sum immediately land and app payable, then torleiture of its and the add law, and a do premises of a	d interest notes are payable at iterest from maturity until paid at the re- literest from maturity until paid at the re- lit the said Party of H and truly pay, or cause to be paid, the su- and affect of said note, then these pre- y part thereol, or any interest thereon, b and interest shall, at the option of said p became due and payable; or, if the tares ourtenances, or gither of them, or any part in like manner the said note , and the this Mortgage, or in case of default in any states executors, administrators and assign titional sums paid by virtue of this Mor- stree for the saile of asid premises in saids.	ne of per cent pe I me first part mot money in seid note m ments shall be null and yold e not paid when the same is arry of the secon and assessments of every nati- t thereof, are not paid at the e whole of said aum shall impor- ts, shall be entitled to a jud- tidade, and all costs and exp science of asid judgment, force Thereof, and assign, and all por-	entrane, psychle semi-annually, entraned, with the interest thereon, acco But it and sum of money or eith come due, then, and in that case, the part or assign, by virtue of this Mor me which are or may be assessed agains into when the some are by law mode to methatoly become due and psychie, and ided for, the party of the second intent for the sum due upon said a more of enforcing the second, as provide using all rights and equites in and re rouse clamming ander	iar of whole tgage, it anid we and upon part, note and by s said which