180 MORTGAGE RECORD. , A. D. 19/6., between day of September This Indenture, Mode this first day of September Dationand Michael Aroff Bid Lowisn Hropf, his wife Qichard Nepp County, in the State of Ilinovis, parties, of the first part, and County, in the State of Ilinovis, party of the same of Douglas of look WITNESSETH. That said part of the first part, in conside Twenty three hundred (#2300,00) History (13) Jung Seventeen (1) in Kanwaka Township, Souglus County; and State of Konten, TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments ad annurtenances thereunto belonging or apertaining, forever. PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas, said <u>forstmann</u>(Michael Hupp ¹⁹) (Lowisn Knopf baby. this day executed and delivered them two certain promissory note In writing to said part 4....of the second whereas a concise : # 1000, 00 Courses Cannoe Sectomber portaining forever On or before two years efter date sor promise to pay to the order of Richard E. Theop One Thrussed repeo Dallar, with interest of 5/2% per comment, at 851 Otis Redg. Chicago, Illinon, Valuercoine 1/20 cente revenue stamp sul, cancelles) no 1, Sue Sotomer 1,1418 #1300, 00, Lawrence, Roman, September 1.1916, Onor before four genes after detere fromise to pay to the order of Richard & Roups, Thirteen hundred Hopoo dellars, with interest at 51/2 per annum, + 1851 Otis Dudling, Chicago Illinnis, Value accived (20 cm worme storp dud concless no. 2 Suc September 1, 1920, NOW, If said part 12, of the first part shall pay or cause to be paid to said part 1 of the second part, <u>hip</u> beirs or assigns, said sum of morey in the above dustribed in the same, then these presents shall be wholly discharged and void; and otherwise shall remain full force and effect. But if said sum or sums of morey, or any part therefor, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises, or any part thereof, are not naid when the same are by law make due and payable, then the whole of said sum and sums, and interest themes the taxet the part thereof, or any part thereof, are not naid said part 2. of the second part that the part thereof. Ferdinand Michael Kropf when the same are by law male due and payable, then the whole of said sum and sums aid part \mathcal{J}_{--} of the second part shall be entitled to the possession of said premises. said part g ... of the sec IN WITNESS WHEREOF, The said parties of the first part have hereunto set their hand 3, the day and year Deriman Michael Kropp first above written Louisa Kropp State of Kansas, Douglas County, ss. , A. D. 19/6., before me, the undersigned, a are personally known to me to be the same person S.who executed the within instrument of writing, and such duly acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Notrial seal, the day and yes 19.1918 14. C. Hazen , Notary Publi Mylommunio Dotober 11 A. D. 19/ at 2 32 o'clock P. M. yel & Rawrence _____, Register of Decis Filed for Record on the _____ day of ____ Aupt Seo. 6. Maha . Deputy.