MORTGAGE RECORD.

		The Gracia, Lawrence, Kanas, supersystems and the supersystems are supersystems.
our Lord one thousand	§ 4 4 1 4 1 1 1 1 1 1	This Indenture, Made this Igd day of September in the year of our Lord one thousand
nund	is hereby	day of defilinter in the year of our Lord one thousand
		nine hungred eleven & herman a Peterson any his wife
	mertgage	Jene O Veterson
s, of the first part, and	1 1 5 5 1 3	of Chinlon Township in the Country of Douglas and State of Kansas, of the first part, and
		Carl & Lundahl as Ol Do
of the second part:	事	J mago accinos
sideration of the sum of	# EE 304	of the second part:
	東道 の人	WITNESSETH, That the said part. Let of the first part, in consideration of the sum of
l mortgage to the said	the original paid in fi	ou hundred
		to The duly paid, the receipt of which is hereby acknowledged, ha 1.3 sold, and by these presents dogrant, bargain, sell and mortgage to the said
and State of Kansas,	dqrsed on darking been discharged	heirs and assigns forever, all that tract or parcel of land situated in the County of Douclas and State of Kansas
	1 2 2 3 1 2	described as follows, to wit: Degree at Karth Gast Carnery of Fronth Was a and
ah Struk	havin	of Section Unetern in Journalis Martin South of Po
		Mineteen East Thence running West to Center of Rock
		Creek, Thence South Farly Rade There Each to Each Line
	0.0 0.5	
		Road to the place of highering Said Section Thence North Fairy
	F here	The france of seguring
	d the	3
	The n d and	
	Trleased As with	
	15 4 15 V	
		with the appurtenances, and all the estate, title and interest of the said part
do		Therman a Cotern & Spen Etelerson
indefeasible estate of		hereby covenant and agree that at the delivery hereofther, are the lawful owner S of the premises phase granted and selved of a good and in the lawful owner S
atsoever. This grant is		inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all claims whatsoever. This grant is
DOLLARS,		intended as a Mortgage to secure the payment of the sum of Sur Rundred DOLLARS,
		according to the terms of @ certain promissory notethis day executed by the said
		Therman a Peterson of Irene Etetusa
		to the said part. 4. of the second part; said note being given for the sum of
DOLLARS,	1/2/10/	Jix Shandred BOULARS
year . from date	. 52 3 g	dated September 29 & 1911, due and payable in 2 in year Strom date.
dollars each thereto	1 1 35	thereof, with interest thereon from the date thereof until unid according to the towns of said not and
And the said part 122 keep the said premises		attached. And this conveyance shall be void if such payment be made as in said note and compass thereto attached, can also shereinater specified. And the said part.— of the first part hereby agreeto pay all taxes assessed on said premises before any penalties or costs shall acroue on account thereof, and to keep the said premises
DOLLARS,	1 0 1	insured in favor of the said mortgages, in the sum of
terests and costs, and insurance, shall, from	1 1 2 %	in some insurance company satisfactory to said mortgagee, in default whereof the said mortgagee may pay the taxes and accruing penalties, interests and costs, and insure the same at the expense of the partof the first part, and the expense of such taxes and accruing penalties, interest and costs, and insurance, shall, from
rate of 10 per cent. per	1 3 2	the payment thereof, be and become an additional lien under this mortgage upon the above described premises, and shall bear interest at the rate of 10 per cent new
rance is not kept up	3 (0.1	annum. But if default be made in such payment, or any part thereof or interest thereon or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole principal of said noteand interest thereon, and all taxes and accruing penalties and interest and
the second part for	4	
by law, appraisement	0,00	insurance, shall be due and payable or not, at the option of the part of the second part, and it is able lad and for the part of the second part, confidenced part for executors, administrators or assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner prescribed by law, appraisement hereby waived or not at the option of the part of the second part,
moneys arising from haking such sale, and	128 -	nettoy wares or not a true opinion to the jar. A. the executing part.————————————————————————————————————
heirs and assigns.	2,00	the overplus, if any there be, shall be paid by the part. 4 making such sale, on demand to the said feature of the feet feet heirs and assigns,
ear last above written.	64.4	IN TESTIMONY WHEREOF, The said part
[SEAL]	1 7 1	Slerman a Peterson [SELL]
[SEAL]	1 2	l EGT
Istvrl	134	(884)
	3.2.4	State of Kansas, County, ss.
	1 %	BE IT REMEMBERED, That on this 29 day of September , A. D. 19!!, before me,
ite, came	4 .	a Notary Public in and for said County and State, came
Id wife		Sherman & Veterson and obrane at Seterson his unfitted to me personally known to be the same personwho executed the foregoing instrument of writing and duly acknowledged the execution
vledged the execution	14"	$(\mathcal{A} \mathcal{D})$ of the same.
last above written.	(L	IN WITNESS WHEREOF, I have hereunto subscribed my name and officed my official seal optimy day and year last above written.
, Notary Public.	1 3	La 25th Wack Notary Public
	/ 3	My Commission Expires Lanuary 25th 19.14
	1) \$ =	
	1:10	$\mathcal{G}_{\mathcal{O}}$
_, Register of Deeds.	3	
, Deputy.	a	, Deputy,
]	18	
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42	case bulada isinda	