## MORTGAGE RECORD.

A Calcino Colonia de Calcino		Ibi Gaielle, I avreno, Kansas
our Lord one thousand		This Indenture, Made this first day of November in the year of our Lord one thousand nine hundred a eleven
u, of the first part, and		of Laurence in the County of Douglas and State of Variation
of the second part:	.m. 1920.	of the second part:
DOLLARS, d mortgage to the said and State of Kansas,	Mil. A.D.	WITNESSETH, That the said part 4 of the first part, in consideration of the sum of DOLLARS, to her duly paid, the receipt of which is hereby acknowledged, ha  sold, and by these presents do grant, bargain, sell and mortgage to the said
Laurini	A Marie Marie 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	part. 4 of the second part. his heirs and assigns forever, all that tract or parcel of land situated in the County of Douglas and State of Kansas, described as follows, to wit: Lot No Four (4) Oreal Heights, a ruleduresing of South Two hundred and fifty (750) feet of Block No. 3 in Oread addition to the City of Lawrence
	at be reported as the state of the total the state of the	
7 (A)	The reference to a re	
do	cker die	with the appurtenances, and all the estate, title and interest of the said part. Yes the first part therein. And the said  Calla Myers  do 20
indefeasible estate of atsoever. This grant isDOLLARS,	The arms received the state of	hereby covenant and agree that at 1th delivery hereof AMA AM, the lawfulnwarerof the premises above granted and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that AM will warrant and defend the same against all claims whatsoever. This grant is intended as a Mortgage to secure the payment of the sum of Marty Amadeus and the sum of Dollars,
		according to the terms of
DOLLARS,		to the said part of the second part; saft note being given for the sum of motor of the sum of the s
years. from date _dollars each thereto And the said parts keep the said premises DOLLARS,	Authorities of Deeds.	dated Aurence Ran 1 st 1911, due and payable in force year-Sfrom date thereof, with interest thereon from the date thereof until paid according to the terms of said note and 10 coupons of Monety, dollars each thereto attached. And this conveyance shall be void if such payment be made as in said note and coupons thereto attached, and as hereinafter specified? And the said partified the first part hereby agree to pay all taxes assessed as a said premises before any penalties or costs shall accure on a sount thereof, and to keep the said premises insured in favor of the said mortgagee, in the sum of wayth humanel and
terests and costs, and insurance, shall, from rate of 10 per cent, per rance is not kept up nalties and interest and	Sec. 2	in some insurance company satisfactory to said mortgagee, in default hereof the said mortgagee may pay the taxes and accruing penalties, interests and costs, and insure the same at the expense of the part. If the first part, and the expense of such taxes and accruing penalties, interest and costs, and insurance, shall, from the payment thereof, be and become an distitional lieu under this mortgage upon the above described premise and shall been interest at the rate of 10 per cent, per annum. But if default he 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
the second part for cond part, the second part, the second part, the second part is the second part for moneys arising from making such sale, and the second part for moneys arising from making such sale, and the second part for money the second part fo	Estale	costs thereon remaining unpaid or which may have been paid by the part. — of the second part, and all sums paid by the part. — of the second part, and it shall be lawful for the second part for insurance, shall be due and payable or not, at the option of the part. — of the second part, and it shall be lawful for the second part, — of the second part, and it shall be lawful for the part. — of the second part, — of the second part, and it shall be lawful for the part. — of the second part, — of the second part, and it shall be lawful for the making the second part, — of the second part, —
ear last above written.	Recorded-	IN TESTIMONY WHEREOF. The said part. 4 of the first part ha 6 hereunto set hand and seal, the day and year last above written.  Open of the first part ha 6 hereunto set hand and seal, the day and year last above written.  Open of the first part ha 6 hereunto set hand and seal, the day and year last above written.  Open of the first part ha 6 hereunto set hand and seal, the day and year last above written.  Open of the first part ha 6 hereunto set hand and seal, the day and year last above written.
ry [SEAL]		SEAL!
		RE IT REMEMBERED. That on this TWW day of Morenther A D 10 1/1 before me
nick came		a Notary Public in and for said County and State, came  Adella Myers, a walso  to me personally known to be the same person who executed the foregoing instrument of writing and duly acknowledged the execution of the same.
last above written.		IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed may collected seal on the day and year last above written.  We Commission Final August 10 th 10
		NWINELS WILLELDY, I have nervento subscribed my name and mixed may office seal on the day and year last above written.  My Commission Expires AM 10th 19.14.  Filed for Record on the Bank day of Nov A.D. 19.11. at 10 00 clock M.  Deputy.
., Register of Deeds.		Deputy.