MORTGAGE RECORD.

Athers Attributed and	Mg I - I - f - f - f - f - f -	
our Lord one thousand		This Industrial William Co.
L. Lord one thousand	翻二十二十十二	This Indenture, Made this 5Mday of Fearury in the year of our Lord one thousand
minu		nine hundred twelve horizon Marinita In al
	3	nine hundred twelve between Sterrietta Murphy,
CONTROL STREET		
as, of the first part, and		of Lawrence National Bank of Lawrence
		and State of Kansas, of the first part, and
		The Lawrence national Bank of Lawrence
of the second part:		
onsideration of the sum of		of the second part:
and cracion of the sum of		Eleven hundred WITNESSETH, That the said part ff of the first part, in consideration of the sum of
DOLLARS,		much - hunghed
nd mortgage to the said	Q la illili	to duly paid, the receipt of which is hereby acknowledged, had sold and by these presents do great basels and by the great basels are great by the great basels and by the great basels and by the great basels are great by the great basels and by the great basels are great basels and by the great basels and by the great basels are great basels and great basels are great basels are great basels and great basels are great basels and great basels are great basels and great basels are great basels are great basels are great basels and great basels are great basels are g
s and State of Kansas.		part. 7. of the second part, its livin and assigns forever, all that tractor parcel of land situated in the County of Douelas and State of Faces.
o contract to	₿;	the state of Kansas, and assigns forever, all that tract or parcel of land situated in the County of Douglas and State of Kansas,
est Guarter.		described as follows, to wit:
) South		South 40 feet of Lat 129 and all of Let 129 Term St Lawrence
2		I away at 129 Jenn of rautice
neridian		Jansas.
7/6		
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	11/2/11	
	163.12	
	1/1761	with the numerican and all the enter still with a fell of the still still with the numerican and all the enter still with the still still with the still sti
	17 7 1800	with the appurtenances, and all the estate, title and interest of the said part. 4of the first part therein. And the said
do	11/21/21	Sperietta Murphy,
nd indefeasible estate of	12 2 1 1 1/3/22	hereby covenant and agree that at the delivery hereal the lawful ownerof the premises above granted and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that will warrant and defend the same against all claims whatsoever. This grant is
hatsoever. This grant is	1 17,0	inheritance therein, free and clear of all incumbrances, and that will warrant and defend the same against all claims whatsoever. This crant is
POLLAR	\$ 1 735	intended as a Mortgage to secure the payment of the sum of Eleven Shurder Spare
DOLLARS,	1 22 12	La Caracian Company (Company)
	1 3 126	according to the terms of Guerrain promissory notethis day executed by the said
	1 3 3,2 2 4	Stewnette Murphy
	1 03 -300	
	1684.4	to the said part. 4. of the second part; said note being given for the sum of Glace Fuedual Dollars
DOLLARS,	\$ 5.208	dated Fel. 5th 19 materity. due and payable in 90 days year from date thereof, with interest thereon from the best thereof until paid according to the terms of said note and coupons of different thereof
year from date	1. 9 19	dated fel 5th 1912 it due and payable in 90 days
dollars each thereto	250 60	thereof, with interest thereon from the best thereof until paid according to the terms of said note medical coupons of the said there were thereof until paid according to the terms of said note and coupons thereto attached, and as hereinafter specified. And the said part
d. And the said part.	2 Kas	attucked. 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 part —
to keep the said premises	1 2 MIN	of the first part hereby agree to pay all taxes assessed on said premises before any penalties or costs shall accrue on account thereof, and to keep the said premises
DOLLARS,	8 30274	insured in favor of the said mortgagee, in the sum of Thulkhousand DOLLARS,
interests and costs, and	1 58631	in some insurance company satisfactory to said mortgagee, in default whereof the said mortgagee may pay the taxes and accruing benalties, interests and costs, and
d insurance, shall, from the rate of 10 per cent. per	1 240-31	insure the same at the expense of the part. / of 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 additional lien under this mortgage upon the above described premises, and shall bear interest at the rate of 10 per cent, per
surance is not kept up	1 2 300	onnum. But if default he made in such naument, or any part thereof or interest thereon on the taxon part on said premiers on if the increase is not been the
enalties and interest and	1 63	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
of the second part for second part,	1 23 42	toss dereot tenaming unbad or winet may have been paid by the part of 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 part of 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 part of the second part for insurance, shall be due and payable or not, at the option of the part of the second part is not shall be lawful for the part of the second part for insurance, shall be due and payable or not, at the option of the part of the second part is not shall be lawful for the part of the second part for insurance shall be lawful for the part of the second part for insurance shall be lawful for the part of the second part for insurance shall be lawful for the part of the second part for insurance shall be lawful for the part of the second part is not shall be lawful for the part of the second part is not shall be lawful for the part of the second part is not shall be lawful for the part of the second part is not shall be lawful for the part of the second part is not shall be lawful for the part of the second part is not shall be lawful for the part of the second part is not shall be lawful for the part of the second part is not shall be lawful for the part of the second part is not shall be lawful for the part of the second part is not shall be lawful for the part of the second part for the part of the second part is not shall be lawful for the part of the second part is not shall be lawful for the part of the second part is not shall be lawful for the part of the second part is not shall be lawful for the part of the second part is not shall be lawful for the part of the second part is not shall be lawful for the part of the second part is not shall be lawful for the part of the sec
d by law, appraisement	1 3 3 100	hereon, then this conveyance shall become absolute, and the whole principal of said note and interest stereon, and all taxes and accruing penalties and interest and costs thereon remaining unjud or which may have been paid by the part
he moneys arising from	1 14:11: p	hereby waived or not at the option of the part. ————————————————————————————————————
making such sale, and	1 .3 .3 133	the overplus, if any there be, shall be paid by the partmaking such sale, on demand to the sajd Atmustua Murful heirs and assigns.
heirs and assigns.	1 2936	IN TESTIMONY WHEREOF, The said part 4 of the first part has thereunto set here hand, and seal, the day and year last above written.
l year last above written.	100 2015 as	IN ITSTITUON WILLIAMO, The said part. A. of the first part has mercunio set. A nanod and seal, the day and year has above written.
Line S	1 35-14	Marrith M
[SEAL]	1 2 23 1	WEAL]
[SEAL]	1 3 1 1 2 3 1	[SRAL]
	1 5881 115 1	State of Kansas, Douglas County, ss.
	F. 1922	
	そのような	BE IT REMEMBERED, That on this 5th day of February A. D. 19/2, before me,
	P. 534 E	the undersigned a Notary Public in and for said County and State, came
State, came		(A Stennetta Frurphy
		(P) Stemula representation to the same personwho excelled the foregoing instrument of writing and duly acknowledged the execution
nowledged the execution		(1 d) of the same.
ear last above written.	1 7 7	IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.
, Notary Public.	202	Oeath Stuhne. Notary Public
, Atotaly Fabrica	0 13	My Commission Expires Lany 25 1914
	1191	
A 25	3181	White Browles the T don't be deed 1 1 19/2 of 900 states a W
м.	1 2 1 2 1	Filed for Record on the day of A. D. 19. Zai. 7 o'clock. A. M.
, Register of Deeds.	15	Filed for Record on the 7 day of Febry A. D. 19/2 at 9 00 o'clock A. M. Thys Lawrence Register of Deeds.
" register of peces.	17 1 1	, Deputy,
, Deputy.	1 321 12	Deput,
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