## Mortgage Record.

	The second secon
in the	This Indenture, Made this. 6th day of January in the year of our Lord one thousand nine hundred fifteen between Manuary between the second of
between	Vest of our Lord one thousand nine hundred 444000
	Manual & Mary between the state of the state
part, and	La Lander Manuel
	of and State of Kansas, of the first part, ar
	721
	Mumil & Cowles of the second part:
e sum of	Jourteen hundred WITNESSETH, That the said party of the first part, in consideration of the sum DOLLAN
OLLARS	Southen hundred DOLLAN
gain, sell	to duly paid the receipt of which is hereby asknowledged by a gold and but the second by
uated in	and mortgage to the said part 4 of the second part
	and mortgage to the said part 4 of the second part, who heirs and assigns forever, all that tract or parcel of land situated the Couply of application and assigns forever, all that tract or parcel of land situated the Couply of application (32) % Thirty thrus (33) Maple Lawn, an addition to the Cotty of Lawrence, Rannas
4	and State of Annual Control of the C
	the thing wo cos of may me (35), maple Lawon, an wanter
6 8 9	to int lang of Nawrence, Santas
	<u> </u>
225	
7 7 7	
1 1 2 2 1	
ant and	with the appurtenances, and all the estate, title and interest of the said part 4 of the first part therein. And the said
ant and	//www.p. //woare do-10 hereby covenant a
efensible a. H	agree that at the delivery hereof. She is the lawful owner of the premises above granted and seized of a good and indefeasil
ainst all	estate of inheritance therein, free and clear of all incumbrances, and that stee will warrant and defend the same against
	clains whatsoever. This grant is intended as a Mortgage to secure the payment of the sum of
LLARS, 1:	Fourteen hundred DOLLAN
E 24	according to the terms of CHC certain promissory note. this day executed by the said.
675	Mimie S. Moodie
83	to the said part (f of the second part, said note being since for the same of
LLARS,	to the said part. 4
thereof,	DOMAN OF THE PROPERTY OF THE P
thereot,	dated January 6, 1915 , due and payable in five year 3 from date there
tached,	with interest therean film the data thereof until noid asserting to the terms of said note and IM. commons of PFE-100
ore any	dollars each thereto attached. And this conveyance shall be void if such payment be made as in said note and coupons thereto attached as hereinafter specified. And the said part of
	penalties or costs shall accrue on account thereof, and to keep the said premises insured in favor of said mortgagee, in the sum of
LLARS,	in some insurance contains the same at the expense of the part. It of the first part, and the expense of such taxes and accruing penaltic interests and costs, and insure the same at the expense of the part. It of the first part, and the expense of such taxes and accruing penaltics, interest and costs, and insurance, shall, from the payment/thereof, be and become an additional lieu under this mortgage upon above described premises, and shall began interest to the rate of 10 per cent, nor annum. But if default be made in such payment, or a
enaltics, compensation of the compensation of	in some insurance company satisfactory to said mortgagee, in default whereof the said mortgagee may pay the taxes and accruming penalty interests and early and insurance the same at the expose of the same of the same and the same and the same and accruming the
pon the	alties, interest and costs, and insurance, shall, from the payment/hereof, be and become an additional lieu under this mortgage upon t
or any	the state of the s
id costs	part thereof or interest thereon or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conveyance she become absolute, and the whole principal of said noteand interest thereon, and all taxes and accruing penalties and interest and co-
of the	thereon remaining unpaid or which may have been paid by the part. 4 of the second part, and all sums paid by the part. 5 of the
ful for hereby	second part for insurance, shall be due find payable or not, at the option of the part. — of the second part and it shall be harded to the part if the part if the special part. — of the second part is not in the part if the part if the part is not part in the part in th
of the	granted, of any part thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the part 4 of t
nt then	part thereof or interest thereon or the taxes assessed on said premises or it the insurance is not kept up increon, then this conteyance become absolute, and the whole principal of said note
ne over-	plus, if any there be, shall be paid by the partymaking such sale, on demand, to the said Minnies, Mortle, Ker
	plus, if any there be, shall be paid by the partymaking such sale, on demand, to the salarrown heirs and assigns.
seal. St. 1, 1, 13	IN TESTIMONY WHEREOF, The said part 4
seal 2. A Sharking	the day and year last above written.
seal S	Signed, senled and delivered in presence of
SEAL.)	P.M. Morrison Minnie & Moodie (SEA)
127	(SEA)
SEAL)	SEAU
18 (2)	STATE OF KANSAS, )
1. 123	And Page 88.
819	
9/44., Public 99	BE IT REMEMBERED, That on this 6th day of January A. D. 1975.
Public 3	Control inches in the control in the
<u> </u>	in and for said County and State, camp
	to me personally known to be the same person — who executed the foregoing instrument of writing
writing,	
ear last	In Witness Whereof. I have become subscribed my name and affixed my official scal on the day and year is
	above written. (RM Morrison)
lie.	My commission expires tel, 23 nd 1918 1 Notary Public.
	This instrument was filed for record on the 6th day of Jan. A. D. 1945, at 2/30 o'clock M.
	My commission expires Lel. 23rd 1918 Jan. Notary Public.  This instrument was filed for record on the 64 day of Jan. A. D. 1945, at 2130 o'clock. M. Hegister of Deeds.  Register of Deeds.
eds.	II I W. FTV
Deputy.	By By Depu
	The second secon
ACCRECATE OF THE PARTY OF THE P	
Designation of the second seco	