Mortgage Record.

The policy of Learning and Lear	This Indenture, Made this	, 22	day of	november	in t
of the second part: Stry Moresans With SeaseTH, That the said port of the first part, in consideration of the same and notingue to the said part of the second part: DOLAM duty poid, the receipt of which is brethy aphrowologed, hand sold, and by these presents dads. grant, hargin, and notingue to he said part of the second part, have been as a singua forever, all that tract or part of Inal stituated the Corpy of Southern Control of the second part, have been as a singual forever, all that tract or part of Inal stituated to Corpy of Southern Control of the Southern Control o	year of our Lord one thousand pine hundre	1 + fifteen			, betwee
WITNESSETH, That the said party. of the first part, in consideration of the sum party. MITNESSETH, That the said party. of the first part, in consideration of the sum party. MITNESSETH, That the said party. of the second part, the said mostings to the said that treet or parts of hand situated the Copy of the said party. of the second part, the said stages of knows, depended as follows to with the Copy of the said party. Of the first part therein. And the said stages of the said party of the first part therein. And the said stages of the said party of the first part therein. And the said stages of the said stages of the said stage of the said stages	of Lawrence	in the County of	Douglas	and State of Kans	as, of the first part, an
WITNESSETH, That the said party of the first part, in consideration of the sum of the sum of the sum of the second part, the party of the side party of the second part, the party of the second par	Genne				
and mortgage to the said party of the second part, here with the compact of the second part, here with the compact of the second part, here with the compact of the second part, and second party and assigns of every all that tract or parcel of land situated the Copyle of the Copyle	0, -0	WITNESSETH, Th	at the said part.	of the first part, in cons	ideration of the sum
with the appurt pances and all the estate, title and interest of the said part of the first part therein. And the said May 1. Learning agree that the delivery hereal the said to the premises above granted and science of a control of the said of a good and indefeat estate of inheritance therein, free and clear of all incumbraness, and that will warrant and defend the same against claims whatsoor. This grant is intered as a Mortgage to secure the payment of the said of a good and indefeat estate of inheritance therein, free and clear of all incumbraness, and that will warrant and defend the same against claims what the said grant of the	to her duly paid, the receipt of and mortgage to the said party of the Compy of Dougles	which is hereby acknowl e second part, him and Sta	edged, hassold, anheirs and assigns force te of Kanyas, described	d by these presents do ever, all that tract or pa as follows to wit:	reel of land situated
with the appurt pances and all the estate, title and interest of the said part of the first part therein. And the said May 1. Learning agree that the delivery hereal the said to the premises above granted and science of a control of the said of a good and indefeat estate of inheritance therein, free and clear of all incumbraness, and that will warrant and defend the same against claims whatsoor. This grant is intered as a Mortgage to secure the payment of the said of a good and indefeat estate of inheritance therein, free and clear of all incumbraness, and that will warrant and defend the same against claims what the said grant of the	light (28) Missaemi	utte strut E	ty & Lawre	nee plana-	county +
with the appurt some and all the estate, title and interest of the said part of the first part therein. And the said. May 1. Learned the lawful owner					
with the appurty-mercy and all the estate, title and interest of the said party of the first part therein. And the said MANN S. SLAMMAN					
with the appurtramery and all the estate, title and interest of the said part of the first part therein. And the said all the said state of inheritance therein, free and clear of all incumbrances, and that will warrant and defend the same against claims enhances. This grant is intended as a Mortgage to secure the payment of the sum of the said. **DOLLAI according to the terms of the security of the security of the security of the security of the said part of t		A Later Print Print Publishers of Commercial			
agree tyh at the delivery hereof the included and indefeasi estate of inheritance therein, free and clear of all incumbrances, and that the will warrant and defend the same against claims whatsoever. This grant is intended as a Mortgage to secure the payment of the sum of					
agree tyh at the delivery hereof the included and indefeasi estate of inheritance therein, free and clear of all incumbrances, and that the will warrant and defend the same against claims whatsoever. This grant is intended as a Mortgage to secure the payment of the sum of	with the appurt sances and all the estat	e, title and interest of th	e said partof the	first part therein. And	the said
estate of inheritance therein, free and clear of all incumbrances, and that will warrant and defend the same against claims whatsveere. This grant is intended as a Mortgage to secure the payment of the sum of DOLIAI according to the terms of the sum of the said of the second part; said note being given for the sum of the said part of the said part of the said note being given for the sum of the said part of the first part hereby agree 2, to pay all taxes assessed on said premises before a penalties or object shall necreue on necount thereby, and to keep the said premises issuared in favor of said mortgage may pay the taxes and certaing penalties or object, shall necreue on necount thereby agree 2, to pay all taxes assessed on said premises before a penalties or object, shall necreue on necount thereby, and to keep the said premises insured in favor of said mortgage in the same of the part of the first part, and the expense of such taxes and accraing penaltimines and costs, and insure the same at the expense of the part of the first part, and the expense of such taxes and accraing penaltimines and costs, and insurance, shall, from the payment thereof to and hecome an additional lies nuclear this mortgage upon a above discribed premises, and shall bear interest at the rate of 10 per cent, per annum. But if default he made interest and cost, and insurance, shall, from the payment thereof, in class the common of the taxes assessed on and premises or if the insurance, shall penalt thereof in the payment thereof in the said mortgage upon it thereof on the taxes and accrained penalties, interest and costs, and insurance, shall penalt the payment thereof in the said mortgage upon it thereof on the taxes and accrained penalties of the insurance, shall be due paying penalties or if the insurance, shall be a	Mary D. Learnard			dae	.hereby covenant a
This meternal profits of the second part; said note being given for the sum of political dates with interest thereon from the date thereof until paid according to the terms of said note and as heritalites specified. And the said part of the first part herby agree. 26 pays all taxes assessed on said premises before a penalties or osslay-shall accrue on account thereof, and to keep the said premises instructed in a some insurance company satisfactory to said mortgagee, in default whereof the said mortgagee may pay the taxes and accruing penalties or osslay-shall accrue on account thereof, and to keep the said premises insured in favor of said mortgagee, in the sum of the said mortgagee may pay the taxes and accruing penalties or osslay-shall accrue on account thereof, and to keep the said premises insured in favor of said mortgage upon all ties, interest and costs, and insurance, shall, from the payment theeroof, be and become an additional lieu under this mortgage upon alties, interest and costs, and insurance, shall, from the payment thereof, be and become an additional lieu under this mortgage upon a 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 be a principal of said note. mand interest thereon and altitude and accruing penalties and interest and exceeding the insurance, shall be due and payable or not, at the second part, and it shall be followed the part of the second part in the said mortgage upon a thereon remaining unpaid or which may have been paid by the part of the second part, and it shall be followed to the part of the second part in the second part in the second part, and it shall be followed to the part of the second part in the second part	estate of inheritance therein, free and ele	ar of all incumbrances, a	nd that the	will warrant and defe	nd the same against
necercing to the terms of the second part, and to being given for the sum of to the said part of the second part, and not being given for the sum of the said part of the second part, and there of mailtip and according to the terms of said note and coupons of the second part and and as hereinafter specified. And this conveyance shall be voted if such payment be made as in said note and coupons thereto attached. And this conveyance shall be voted if such payment be made as in said note and coupons thereto attached. And this conveyance shall be very considerable and as hereinafter specified. And the said part of the first part hereby agree 2. to pay all taxes assessed on said premises before a penalties or ozgetsphall necrue on account thereby, and to keep the said premises insured in Javor of said mortgagee, in the sum of the said mortgage of the said mortgagee may pay the taxes and accruing penaltic interests and costs, and insure the same at the expense of the part of the first part, and the expense of such taxes and accruing penalticinterests and costs, and insurance, shall, from the payment thereof, he and become an additional literate this mortgage upon above described premises, and shall bear interest at the rate of 10 per cent, per annum. But if default be made in such payment, or a part thereof or interest thereon or the taxes assessed on said premises or if the insurance, shall dealth payment, or a second part decrease the said mortgage may pay the terms of the second part of insurance, shall dealth and payable or not, at the grition of the part of the second part and the said payment of the second part of the second part. The said part of the second part and the part of the second part and the part of the second part and the part of the second part and payment of the part of the second part and the part of the seco	claims whatsoever This grant is intende	d as a Mortgage to secur	e the payment of the st	ım oI	DOLLAF
to the said poly of the second part; said note being given for the sum of	according to the terms of her	certain promissory note	this day executed by	the said	
DOLLAI can be compared to the case of the part of the first part here of the case and neurons of additional cases there is a case of the case of the case of a case of the case of a case of the case of a case of the	to the said of the second next	said asta balan niyan fa	w the sum of		
and as bereinafter specified. And the said party of the first part hereby agree to may all taxes assessed on said premises before a penalties or osts shall accrue on account thereof, and to keep the said premises insured in favor of said mortgagee, in the sum of penalties or osts shall accrue on account thereof, and to keep the said premises insured in favor of said mortgagee, in the sum of mortgage upon a part that the same at the expense of the party 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 lieu under this mortgage upon a little, interest and costs, and insurance, shall, from the payment thereof, be and become an additional lieu under this mortgage upon a part thereof or interest thereon or the taxes assessed on said premises or if the insurance is not kept up thereon, then this conveyance is become absolute, and the whole principal of said note. and interest thereon, and all taxes and accruing penalties and interest and cot 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 all sums paid by the part of the second part, and all sums paid by the part of the second part, and all sums paid by the part of the second part, and interest and cot thereon remaining unpart, lereof, in the manner prescribed by law, appraisment hereby waived or not, at the option of the part of the second part, and it is shall be lawful the part of the second part, and all sums paid by the part of the part of the second part, and the second part, and it is shall be lawful the part of the second part, and the second part, and the second part of the second part, and the second part of t	- Six Thous	and		0.	poliai
and as kereinafter specified. And the said party	date Lawrence, Kans, No	v,22,1915 du	e and payable in	year	r.S from date there
IN TESTIMONY WHEREOF, The said part y of the first part has hereunto set hard hand seal. IN TESTIMONY WHEREOF, The said part y of the first part has hereunto set hard hand seal. Signed scaled and delivered in presence of May Scannard (SEAI STATE OF KANSAS, STATE OF KANSAS, BE IT REMEMBERED That on this 22 day of Movember A. D. 19.65 before me, A. D. 19.65 before me, A. D. 19.65 to me personally known to be the same person who executed the foregoing instrument of writing and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed mycofficial seal on the day and year leadow written. My commission expires World 19.19 Nov. A. D. 19.65 at Society Colock C. M. This instrument was filed for foord on the 22 day of Nov. A. D. 19.65 at Society Colock C. M. Register of Deeds.	alties, interest and costs, and insurance, above described premises, and shall bear part thereof or interest thereon or the tax become absolute, and the whole principal thereon remaining unpaid or which may he second part for insurance, shall be due of the part of the part of the second part, and the part of the part	hall, from the payment interest at the rate of 10 cs assessed on said premis of said noteand interes was been paid by the part d payable or not, at the executors, administ re prescribed by law, appristrators or assigns, and o litions of this instrument.	hereof, be and become a per cent. per annum. per cent. per annum. es or if the insurance is it thereon, and all taxes. ————————————————————————————————————	in additional lien under lant if default be made i not kept up thereon, the s and accruing penalties t, and all sums paid byof the second part; an up time thereafter, to si t or not, at the option o ising from such sale to and charges of wedsing:	this mortgage upon in such payment, or as in this conveyance she and interest and co the partition of it di shall so lawful the premises here if the partition of it distance in the amount the such sale, and the over the such sale.
Signed scaled and delivered in presence of Signed scaled and delivered in presence of May S Laurand (SEA) STATE OF KANSAS, BE IT REMEMBERED. That on this. 22 day of Movember A. D. 191.52 before me, A. D. 191.52 in and for said County and State, came Many S Learnand, a Notary Public and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official scal on the day and year leadow written. My commission expires And	IN TESTIMONY WHEREOF, The sa	id part 1 of the first	le, on demand, to the sai	nto so her	hand —and seal.
STATE OF KANSAS, BE IT REMEMBERED, That on this. 22 day of Movember A. D. 191.52 before me, A. D. 191.52 in and for said County and State, came. Many S. Qearnast, and they acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year he above written. My commission expires. My	the day and year last above written.	//		00	
BE IT REMEMBERED That on this. 22 day of Movember. A. D. 191.5. before me, A. D. 191.5. before me, A. D. 191.5. to me personally known to be the same person. —who executed the foregoing instrument of write and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official scal on the day and year he above written. My commission expires. My comm	ColTucker		mar	y S. Learna	C (SEAI
BE IT REMEMBERED That on this. 22 day of Movember. A. D. 191.5. before me, A. D. 191.5. before me, A. D. 191.5. to me personally known to be the same person. —who executed the foregoing instrument of write and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official scal on the day and year he above written. My commission expires. My comm			8		(SEAI
BE IT REMEMBERED. That on this 22 day of Movember A. D. 191.5 before me, A. B. Elizant , a Notary Pub in and for said County and State, came Mary S. Learnest, to me personally known to be the same person — who executed the foregoing instrument of writing and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed mysofficial seal on the day and year he above written. My commission expires — 1919 — Notary Public. This instrument was filed for cord on the 22 day of Nov. A D. 1915 at the o'clock of M. Register of Deeds. Register of Deeds.	STATE OF KANSAS	. ,			
BE IT REMEMBERED. That on this. 22 day of Advancer. A. D. 19/13 before me, A. D. 19/13 before me, A. D. 19/13 in and for said County and State, came. Many S. Learnand to me personally known to be the same person. who executed the foregoing instrument of writing and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official scal on the day and year learning above written. My commission expires Why commission expires A. D. 19/13 Notary Public. Notary Public. A. D. 19/15 Notary Public. A. D. 19/15 Register of Deeds.	D 0	County Ss.		_ .	
before me,	BE IT REM	EMBERED, That on this.	22 day of	Movember	A. D. 19/5
to me personally known to be the same personwho executed the foregoing instrument of writing and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year hadove written. My commission expires	before n	ne, Office	11L	<i>p</i>	, a Notary Pub
and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my official scal on the day and year habove written. My commission expires Will 19/9 Nour, AD 1965 at Willow o'clock M. This instrument was filed for your on the 22 day of Nour, AD 1965 at Market o'clock M. Register of Deeds.	in and	for said County and Stat	e, came Mary	Leamand	, <u>a</u>
My commission expires Will 10" 19/9 Notary Public. This instrument was filed for record on the 22 day of Nov. A.D. 18/5 at 1 o'clock CM. Register of Deeds.	and duly In Witness V	r acknowledged the execut Whereof, I have hereunto:	ion of the same.		
Deys Lawrence A. L. M. Register of Deeds.	Th. 1			G. Glinn	Notenz Deblic
H. C. WELT D.		222 day of	Nov,	D. 1915 at 4 40	o'clock
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Speed of 1921.