Mortgage Record.

This Indenture	Made this Riest	in of July	
of Laurence	en and constant	Louglas	and State of Kansas, part
of the first part, and	B. M. Perkin	2	party of the second party
$\mathcal{G}_{\mathcal{A}}$. $\mathcal{A}_{\mathcal{A}}$	witnes	SSETII. That the part the of	the first part, in consideration of the sum
Hair Buns	ALCA	hereby acknowledged by b	sold and by these presents do Crant, Bargo
Sell and Convey unto the pa	arty of the second part, his heir	s, executors, administrators or as	signs, the following described real estate
Lot Typersty	(20) in Block	Theo (2) in Belm	ront addition to
the city of Laulie	nce, Llouglas Lo,	Kanaa <u>.</u>	
			•
			litaments and appurtenances thereunto
ammane of said promises and	soized of a good and indefeasible	e estate of inheritance therein for	they are the law recland clear of all incumbrances, and w and part, his heirs, executors, administrate
or assigns forever.		THIS GRANT is intended as	a mortgage to secure the payment
Pour Hundre	d - (\$400.0°) -		Dolla
to the party of the second pa	rt, and particularly defining and	setting forth the terms and the	rewith, made by the party of the first page manner of payment, which said note a
The party of the first pa	o and made a part of this contra rt covenants and agrees to pay	all the taxes and assessments lev	ied upon and assessed against said premi-
when due and payable: to p	av all the premiums for the am-	ount of insurance herein specified	l; and if not so paid, the party of the seconon said premises, and be secured by the
part may pay said taxes and mortgage and collected in th annum until paid.	e same manner as the principal	debt hereby secured, together wi	ith interest at the rate of ten per cent.
The party of the first par	t further covenants and agrees to	keep the buildings, fences and o	other improvements now upon, or which n
tional and collateral security.	policies of insurance against loss	and damage by fire, tornadoes,	er to the party of the second part, as ad eyelones and windstorms to the amount
not less than Hour &	Lundred		Dolla
on, and the policies therefor s	hall not be made in terms payabl	le as herein specified, the compa	and if additional insurance be procured the my placing such additional insurance sh
nevertheless make contribution	on in case of loss to the same	extent as it would be required t	o do if said policies had been so made p
The party of the first par	y of the second part as additiona t further agrees that if default b	e made for the space of three mo	onths in the payment of any sum covenant
to be paid in said promissory	note or said indenture, or in pay	ing the taxes or insurance premit indenture or berein contained; or	ums herein covenanted to be paid; or in c if said premises become unoccupied and
eant for the space of three me	onths; or strip and waste be comm	nitted; all sums hereby secured si	hall, at the option of the party of the seco
second part shall have the rig	ht to forcelose this mortgage acc	ording to law, and to have a Re-	t. per annum until paid, and the party of ceiver appointed to take charge of, care
and rent said premises, and ou the residue, if any there be, af	t of the rents, issue the profits der ter paying said Receiver a reasor	ived therefrom to pay the cost of able compensation for his service	f repairs, taxes and insurance premiums; a es, shall be applied upon the debt hereby
cured. The party of the first par	t further agrees that the fees for	continuing the abstract of title of	of said premises to the date of filing forcel
The party of the first par	in any judgment and decree of i t, for said consideration, hereby	oreclosure hereunder. expressly waives appraisement of	f said real estate, and all the benefits of t
homestead exemption and stay	laws of the State of Kansas.		discharged, otherwise to remain in full for
and effect.			
IN WITNESS WHEREOF	f, the part ເຂດof the first part continuous and year first above v	The state of the s	their names and affix
seal	the day and year first above v	vritten.	Snyder nce L. Ingeler
		0 +	- fol 1
		Lousla	
STATE OF KANSA	.S, } ₈₅ .		
County of Mouglas) 1st	. Out	1 D 1013
114	That on this Public	day of July	A. D. 1913
a. R. Smuder &	nd Constance L	Snuder his u	ithin and for said County and State, ca
to me personally known to be	the identical persondescribed	in and who executed the forego	ing mortgage, and acknowledged the exec
tion of the same to be	management of the state of the		
isti. Anerika den barren			and affixed my official scal at
Con	namence	, Kansas, the day and year las	st above written.
128)	My commission expires	cary 31 - 1716	
(4. 20.)	V	# 1	enry Derleins Notary Public.
e			Notary Public.
This instrument was filed for re	cord on the // day of	aular in	1913 at 9" o'clock C.M. I Laurence Register of Deeds. Mc Connect Deput
mattanent was med for re	on the // day ol	A.D.	I D
	-	Miloya	2 & auseuce Register of Deeds.
		Da.	'111cm 20
		By C YN	-11- Cornel Deput