Mortgage Record.

191....., by and between
e of Kansas, part......
party of the second part.
sideration of the sum of
sents do Grant, Bargain,
described real estate sit-

ow upon, or which may be second part, as addiorms to the amount of

ance be procured therelitional insurance shall had been so made payof any sum covenanted

of any sum covenanted it to be paid; or in case me unoccupied and vathe party of the second id, and the party of the ske charge of, care for surance premiums; and bon the debt hereby se-

date of filing foreclosall the benefits of the to remain in full force

A. D. 191....,
ounty and State, came
knowledged the execu-

Notary Public.

'clock......M,

Register of Deeds,

Deputy.

inis indentur	e, Made this	day of	
			and State of Kansas, pa
	WITNESS	FTH. That the	party of the sec
Dollars, to	uly paid, the receipt of which is be	I nat the part	of the first part, in consideration of t
Sell and Convey unto the p uated in the County of Doug	arty of the second part, his heirs, of and State of Kansas, to wit:	executors, administrators of	sold and by these presents do Grant r assigns, the following described real
			ereditaments and appurtenances there
The part of the fir	rst part covenant and agree the		
warrant and defend the sam or assigns forever.	seized of a good and indefeasible e- e in the quiet and peaceable possess	state of inheritance thereision of the party of the s	th n free and clear of all incumbrances, econd part, his heirs, executors, admin
de je ovasti karine ugljavala i je od			as a mortgage to secure the pay
indenture are here referred to The party of the first pay when due and payable; to part may pay said taxes an mortgage and collected in the annum until paid. The party of the first pa	art, and particularly defining and set o and made a part of this contract rit covenants and agrees to pay all any all the premiums for the amoun linsurance premiums, and the amou e same manner as the principal deb	a indenture of even date titing forth the terms and the same as though here the taxes and assessments t of insurance herein spec- ant so paid shall be a lid t hereby secured, together	herewith, made by the party of the fi the manner of payment, which said r written out in full. levied upon and assessed against said pified; and if not so paid, the party of the n upon said premises, and be secured with interest at the rate of ten per c
tional and collateral security,	policies of insurance against loss and	o procure, maintain and d I damage by fire, tornado	eliver to the party of the second part, a es, cyclones and windstorms to the am
on, and the policies interiors revertheless make contribution and delivered to the part. The party of the first part to be paid in said promissory of the breach of any covenant cant for the space of three me part, or his assigns, at once be second part shall have the right and rent said premises, and on the residue, if any there be, af cured.	suant not be made in terms payable as on in case of loss to the same extent y of the second part as additional an interfer agrees that if default be me note or said indenture, or in paying in said promissory note or said inde noths; or strip and waste be committe ecome due and payable and bear inte th to forcelose this mortgage accord to of the rents, issue the profits derived ter paying said Receiver a reasonable	sherein specified, the cor ent as it would be require and collateral security for ta and for the space of three the taxes or insurance pre- nture or herein contained- ed, all sums hereby secure- rest et the rate of ten per- ing to law, and to have a therefrom to pay the cost e compensation for his ser-	months in the payment of any sum coven minums herein covenanted to be paid; or or if said premises become unoccupied it shall, at the option of the party of the tent. per annum until paid, and the party. Receiver appointed to take charge of, cof repairs, taxes and insurance premiun cices, shall be applied upon the debt her
The party of the first par homestead exemption and stay	in any judgment and decree of forest, for said consideration, hereby expi- laws of the State of Kansas.	closure hercunder. ressly waives appraisement	e of said premises to the date of filing for of said real estate, and all the benefits ge discharged, otherwise to remain in fu
			ednameand
seal	the day and year first above writt	len.	
STATE OF KANSA	S, } _{ss} ,		LANGE OF THE STATE
County of)		
			within and for said County and State
			19,700
tion of the same to be	voluntary act and deed IN WITNESS WHEREOF, I have l	hereunto subscribed my na	going mortgage, and acknowledged the
	My commission expires		inst above written.
			Notary Pub
This instrument was filed for rec	ord on theday of		D. 19, ato'clockM.
			Register of Dee