## (1900MORTGAGE RECORD

the within morty of and leady authorize the Briter

of Whemler G. A. 1917.

Recorded - Buc 1 24 194 Sum thems

The State Number Two Services of successors, for an actual loan of money made to the said party of the first part, as evidence by one certain Bond No.  Of even date herewith, in and by which said bond the party of the first part promises to pay to the order of the said party of the second part, its assigns or successors, in lawful money of the United States of America, the principal sum of Services of the order of the said party of the second part, its assigns or successors, in lawful money of the United States of America, the principal sum of Services of the order of the said party of the second part, its assigns or successors, in lawful money of the United States of America, the principal sum of Services of the order of the said party of the second part, its assigns or successors, and also promise and agree that in case any interest on any of said sums shall remain unpuls after the same becomes then the entire sums overed by this board and secured by this Mortgage Deed, to become immediately due and payable at option of mortgage, without any notice of any kind whatsoever, and same to be collected in like manner as if the full time provided in said bond had expired.  It is Hurther Expressly Agreed. That the first party shall repay to the second party, its assigns or successors, against loss or damage by fire, in such sum and in such fire incurance companies as the second party, its assigns or successors, against loss or damage by fire, in such sum and in such fire incurance companies as the second party, its assigns or successors, against loss or damage by fire, in such sum and in such fire incurance companies as the second party, its assigns or successors, against loss or damage by fire, in such sum and in such fire incurance companies as the second party, its assigns or successors, against loss or damage by fire, in such sum and in such fire incurance companies as the second party, its assigns or successors, against loss or damage by fire, in such sum and in such fire incurance companies as the second party,	To secure the said party of the second part, its assigns or successors, for an actual loan of money made to the said party of the first part, as evidence by one certain Bond No
Lats Number Time (5) Big (6) Slaven (7) Eight (8) Nine (9) 46 Min (10) Moch 1/2 Minder Two hundred Shrity, seven (237) buty of Euclora, Kansar, County of Douglas  To secure the said party of the second part, its assigns or successors, for an actual loan of money made to the said party of the first part, as evidence by one certain Bond No. of even date herewith, in and by which said bond the party of the first part promises to pay to the order of the said party of the second part, its assigns or successors, in lawful money of the United States of America, the principal sum of Sufficients of Dollars, with interest at the rate of Seven per cent, per annum from Dollars, until maturity and per cent, per annum after maturity or default, interest payable semi-annually according to interest coupons therefor the return of the semi-annual per cent, per annum from the per cent, per annum from the per cent, per annum from the per cent per annum stream becomes due then the entire sum coursed by this bond and secured by	part, its assigns or successors, the real estate, hereinafter described, situated in the country of Douglas and state of Kansas, to-wit:  Lats Mimber Fine (5) Dix (6) Bene (1) Beight (8) Mine (9) And Den (10) in  Block Mimber Two hundred Shirty severe (237) betty, J. Bucker, Kansas,  bountry of the second part, its assigns or successors, for an actual loan of money made to the said party of the first part, as evidence by one  certain Bond No
Lats Number Five (s) Diy (s) Shown (2) Eight (8) Mine (g) "18 The (10) Mine of the said party of the first part, as evidence by one of even date berevish, in and by which said bond the party of the first part promises to pay to the order of the said party of	part, its assigns or successors, the real estate, hereinafter described, situated in the country of Douglas and state of Kansas, to-wit:  Lats Miniber Fine (5) Dix (6) Leven (7) Eight (8) Mine (9) and Den (10) in  Block Miniber Two hundred Thirty seven (237) betty, y Euclore, Kansas,  Country of Douglas  C.  To secure the said party of the second part, its assigns or successors, for an actual loan of money made to the said party of the first part, as evidence by one
Lata number Five (5) Dix (6) Seven (2) Eight (8) nine (9) "10 the (10) Me Block Number Two hundred Thrity seven (237) City of Euclora, Kanna,	part, its assigns or successors, the real estate, hereinafter described, situated in the country of Douglas and state of Kansas, to-wit:  Lata Mumber Fine (5) Dix (6) Seven (7) Eight (8) Mine (4) and Den (10) in  Block Mumber Two Kunders Shutyseven (237) City of Euclora, Kansas,
Late Number Fino (5) Dix (6) Seven (2) Eight (8) Nine (9) "10 the (10) Men Block Number Two hundred Shrity seven (237) City of Euclora, Kanna,	part, its assigns or successors, the real estate, hereinafter described, situated in the county of Douglas and state of Kansas, to-wit:  Lata Member Fine (5) pix (6) beven (7) Eight (8) Mine (9) and Den (10) in  Block Momber Two hundres Shutyseven (237) betty of Euclore, Kansas,
Late Number Fino (5) Dix (6) Seven (2) Eight (8) Nine (9) "10 the (10) Men Block Number Two hundred Shrity seven (237) City of Euclora, Kanna,	part, its assigns or successors, the real estate, hereinafter described, situated in the county of Douglas and state of Kansas, to-wit:  Lata Member Fine (5) pix (6) beven (7) Eight (8) Mine (9) and Den (10) in  Block Momber Two hundres Shutyseven (237) betty of Euclore, Kansas,
	the same of Douglas and state of Kansas, to-wit: