Recorded

MORTGAGE RECORD

and-kankakakak	tion of I to the sel Coming Porsetty his wife
Witnesse	THE that Edward I Forsythe and Carrie Borsythe his wife
of the county o	Dougles and State of Kansas, party of the first part, for and in consideration of her Mouseard. DOLLA
Conveys a	DOLLA! Maw Valley State Bank, Endera Newson Man Valley State Bank, Endera Newson Marrants to THE MERCHANTS HANN AND SAVINGS HANK, of Lawrence, Douglas County, Kansas, party of the second
part, its assigns	or successors, the real estate, hereinafter described, situated in the country of Douglas and state of Kansas, to-wit: The East Holf (3) of the Northwest Quarter (4) and the North
Hald (he cast Hay () if the Northwest Quarter (4) of the Northwest Quarter (4)
of See	16) of the Southwest Quarter (4) of the northwest Quarter (4) tion Thember Thertoon (13) Grunship number Thertoen (13) Rau 14 (20)
Swar	(g (20).
	aid 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 o
estain Road N	o 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
the second part	its assigns or successors, in lawful money of the United States of America, the principal sum of Leace Mouseaud Dolla
. /	1-1-
noten bes	ore fire years with interest at the rate of per cent, per annum from the from the state of the per cent, per annum from the state of the state of the per cent, per annum from the state of
antil maturity a thereunto attach agree that in ca-	and per cent, per annum after maturity or default, interest parable semi-angually according to interest coupons there are held, both principal and interest being payable at the office of THE Afterthan's National Bank, Tantine, Kansas, and also promise as eany interest on any of said sums shall remain unpaid after the same becomes due, then the entire sums covered by this bond and secured beed, to become immediately due and payable at option of mortgagee, without any notice of any kind whatsoever, and same to be collected.
intil maturity a hereunto attacl igree that in ca- his Mortgage l n like manner It is Herel	and per cent, per annum after maturity or dejauly, interest patable semi-annually according to interest coupons there had, both principal and interest being payable at the flice of THE Mitsetharts National Back, Therefore, Kansas, and also promise as eany interest on any of said sums shall remain unpaid after the same becomes due, then the entire sums covered beta, to become immediately due and payable at option of mortgagee, without any notice of any kind whatsoever, and same to be collect as if the full time provided in said bond had expired. The Experisty Agreed, That said first party shall insure the buildings that are insurable herein, in favor of the party of the second part, soars, against loss or damage by fire, in such sum and in such fire insurance companies as the second party, its assigns or successors, may dire
thereunto attack agree that in ca- this Mortgage l in like manner It is Herel assigns or succe and maintain su	and per cent, per annum after maturity or dejault, interest parable semi-anqually according to interest coupons there hed, both principal and interest being payable at the office of "Fite Mitechan's National Back, Tawrine, Kansas, and also promise as eany interest on any of said sums shall remain unpaid after the same becomes due, then the entire sums covered by this bond and secured Deed, to become immediately due and payable at option of mortgagee, without any notice of any kind whatsoever, and same to be collect as if the full time provided in said bond had expired. The prefer of the party of the second part, story, against loss or damage by fire, in such sum and in such fire insurance companies as the second party, its assigns or successors, may dire the insurance during the continuance of this loan. For each of the party of the second party, its assigns or successors, may dire the insurance during the continuance of this loan.
antil maturity a thereunto attack agree that in ca- life Mortgage I in like manner It is Herel assigns or succes and maintain state and premises fur its Furth have been paid prior or outstar time the said su money and the	mediately per cent, per annum after maturity or definally, interest parable semi-annually according to interest coupons therefund, both principal and interest being payable at the office of This Merchan's National Basic, Parable Arms, and also promise as any interest on any of said sums shall remain unpaid after the same becomes due, then the entire sums covered by this bond and secured Deed, to become immediately due and payable at option of mortgagee, without any notice of any kind whatsoever, and same to be collect as if the full time provided in said bond had expired. The Experist's Agreed, That said first party shall insure the buildings that are insurable herein, in favor of the party of the second part, sons, against loss or damage by fire, in such sum and in such fire insurance companies as the second party, its assigns or successors, may direct insurance during the continuance of this loan.
antil maturity chereunto attacli gree that in ca. his Morragae in ilke manner It is Hereit sasigns or successissismo or successismo or succes	and the per cent, per annum after maturity or dejudy, interest parable semi-angually according to interest coupons there are in interest being payable at the office of This Mixetians National Back, Tawrinee, Kansas, and also promise as eany interest on any of said sums shall remain unpaid after the same becomes due, then the entire sums covered by this bond and secured Deed, to become immediately due and payable at option of mortgagee, without any notice of any kind whatsoever, and same to be collect as if the full time provided in said bond had expired. by Expristly Agreed, That said first party shall insure the buildings that are insurable herein, in favor of the party of the second parts, sors, against loss or damage by fire, in such sum and in such fire insurance companies as the second party, its assigns or successors, may dire the insurance during the continuance of this loan. or Exprestly Agreed, That the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens up ally paid and satisfied, and that said security shall remain and be kept as good as the same is now during the continuance of this loan. For Agreed, That the first party shall repay to the second party, its assigns or successors, all and every such sum or sums of money as not them, or any of them, for taxes or assessments, or for premiums and costs of insurance, or on account of, or to extinguish or remove a diding title, lien, claim or incumbrance on the premises hereby conveyed, with interest thereon at the rate of ten per cent, per annum from more sums of money may have been respectively so advanced and paid, until the same are repaid. And all of which said sum or sums interest to accrete thereon, shall all so be a clarge upon said premises, and shall be secured by this instrument in the same manner as the s
antil maturity chereunto attack gree that in achies Morragae in like manner In il Herei sassigns or succession of	and the per cent, per annum after maturity or default, interest parable semi-annually according to interest coupons there hed, both principal and interest being payable at the office of This Merchan's National Bases, Tanather, Kansas, and also promise as any interest on any of said sums shall remain unpaid after the same becomes due, then the entire sums covered by this bond and secured beed, to become immediately due and payable at option of mortgagee, without any notice of any kind whatsoever, and same to be collect as if the full time provided in said bond had expired. The tanather of the party of the second part, sors, against loss or damage by fire, in such sum and in such fire insurance companies as the second party, its assigns or successors, may dire ach insurance during the continuance of this loan. The Expressity Agreed, That the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens up ally paid and satisfied, and that said security shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed, That the first party shall are second party, its assigns or successors, all and every such sum or sums of mioney as a new pathern, or any of them, for taxes or assessments, or for premiums and costs of insurance, or on account of, or to extinguish or remove a caling title, lien, claim or incumbrance on the premises hereby conveyed, with interest thereon at the rate of ten per cent, per annum from increase to accrue thereon, shall also be a charge upon said premises, and shall be secured by this instrument in the same manner as the sayable by the said bond is secured thereon. The Agreed, That in case of default in the payment of said bond, or any part thereof, or any of the sums of money to become due herein spe to the tenor and effect of said bond, or in the case of the breach by the said party of the first party to be performed, then and in that case, this conveyance shall become absolute, and the party of the second p
antil maturity chereunto attack gree that in achies Morragae in like manner In il Herei sassigns or succession of	and the per cent, per annum after maturity or defindly, interest parable semi-annually according to interest coupons there hed, both principal and interest being payable at the office of This Merchan's National Bases; Thanking, Kansas, and also promise as any interest on any of said sums shall remain unpaid after the same becomes due, then the entire sums covered by this bond and secured Deed, to become immediately due and payable at option of mortgagee, without any notice of any kind whatsoever, and same to be collect as if the full time provided in said bond had expired. The Expressity Agreed, That said first party shall insure the buildings that are insurable herein, in favor of the party of the second part, soors, against loss or damage by fire, in such sum and in such fire insurance companies as the second party, its assigns or successors, may dire ach insurance during the continuance of this loan. The Expressity Agreed, That the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens up thy paid and satisfied, and that said security shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed, That the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens up thy paid and satisfied, and that said security shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed, That the first party shall are second party, its assigns or successors, all and every such nor sums of money as now them, for taxes or assessments, or for premiums and costs of insurance, or on account of, or to extinguish or remove a diffigurate the continuance of the sum o
antil maturity chereunto attacling gree that in achies Mortgage in ilke manner in like manner in	and per cent, per annum after maturity or default, integes pasable semi-annually according to interest coupons there to the both principal and interest being payable at the office of This Mark Hars To National Bases, Therefore, Kanasa, and also promise as eany interest on any of said sums shall remain unpaid after the same becomes due, then the entire sums covered by this bond and secured Deed, to become immediately due and payable at option of mortgagee, without any notice of any tind whatsoever, and same to be collect as if the full time provided in said bond had expired. The Expressly Agreed, That said first party shall insure the buildings that are insurable herein, in favor of the party of the second part, soors, against loss or damage by fire, in such sum and in such fire insurance companies as the second part, its assigns or successors, may dire definition of the definition of the party of the second part, and insurance during the continuance of this loan. The Expressly Agreed, That the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens up ally paid and satisfied, and that said security shall remain and be kept as good as the same is now during the continuance of this loan. The Expressly Agreed, That the first party shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed, That the first party shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed of the first party shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed of the first party shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed of the first party shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed of the first party shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed of the first party shall remain and be kep
antil maturity i chereutro attacl gree that in a chis Mortgage in ilke manner in ilke manner in ilke manner in ilke manner ilke in ilke manner il i ir Heret assigns or successismo or suc	ned the per cent, per annum after maturity or default, interest neurable semi-annually according to interest coupons there the both principal and interest being payable at the office of This Mark Hart NATIONAL BANK, Interest, Kanasa, and also promise as any interest on any of said sums shall remain unpaid after the same becomes due, then the entire sums covered by this bond and secured Deed, to become immediately due and payable at option of mortgagee, without any notice of any tind whatsoever, and same to be collect as if the full time provided in said bond had expired. The Expressly Agreed, That said first party shall insure the buildings that are insurable herein, in favor of the party of the second part, soors, against loss or damage by fire, in such sum and in such fire insurance companies as the second party, its assigns or successors, may dire definition of the definition of the party shall at all times keep the taxes and assessments of any and all kinds that may become liens up ally paid and satisfied, and that said security shall remain and be kept as good as the same is now during the continuance of this loan. The Expressly Agreed, That the first party shall remain and be kept as good as the same is now during the continuance of this loan. The Expressly Agreed, That the first party shall remain and be kept as good as the same is now during the continuance of this loan. The Expressly Agreed, That the first party shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed, That the first party shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed of the first party shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed of the first party shall remain and be kept as good as the same in now during the continuance of this loan. The Agreed of the first party shall remain and be kept as good as the same on the same of money as no sum of money as no sum of money may of the
antil maturity i chereutro attacl gree that in a chis Mortgage in ilke manner in ilke manner in ilke manner in ilke manner ilke in ilke manner il i ir Heret assigns or successismo or suc	and per cent, per annum after maturity or default, integes pasable semi-annually according to interest coupons there to the both principal and interest being payable at the office of This Mark Hars To National Bases, Therefore, Kanasa, and also promise as eany interest on any of said sums shall remain unpaid after the same becomes due, then the entire sums covered by this bond and secured Deed, to become immediately due and payable at option of mortgagee, without any notice of any tind whatsoever, and same to be collect as if the full time provided in said bond had expired. The Expressly Agreed, That said first party shall insure the buildings that are insurable herein, in favor of the party of the second part, soors, against loss or damage by fire, in such sum and in such fire insurance companies as the second part, its assigns or successors, may dire definition of the definition of the party of the second part, and insurance during the continuance of this loan. The Expressly Agreed, That the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens up ally paid and satisfied, and that said security shall remain and be kept as good as the same is now during the continuance of this loan. The Expressly Agreed, That the first party shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed, That the first party shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed of the first party shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed of the first party shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed of the first party shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed of the first party shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed of the first party shall remain and be kep
antil maturity chereunto attacling gree that in achies Morragae in its manner. It is Heren sasigns or successisting or succession or successisting or successis	and the per cent, per annum after maturity or default, interest natable semi-annually according to interest coupons there incl. both principal and interest being payable at the office of This Merchan's National Barks; Institute, Assass, and also promise as any interest on any of said sums shall remain unpaid after the same becomes due, then the entire sums covered by this bond and secured Deed, to become immediately due and payable at option of mortgagee, without any notice of any kind whatsoever, and same to be collect as if the full time provided in said bond had expired. The Experisty Agreed, That said first party shall insure the buildings that are insurable herein, in favor of the party of the second part, soors, against loss or damage by fire, in such sum and in such fire insurance companies as the second party, its assigns or successors, may dire use insurance during the continuance of this loan. The Experisty Agreed, That the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens up thy paid and satisfied, and that said security shall remain and be kept as good as the same is now during the continuance of this loan. That the first party shall repay to the second party, its assigns or successors, all and every such sum or sums of money as no by them, or any of them, for taxes or assessments, or for premiums and costs of insurance, or on account of, or to extinguish or remove a using title, lien, claim or incumbrance on the premises hereby conveyed, with interest thereon at the rate of ten per cent, per annum from in or sums of money may have been respectively so advanced and paid, until the same are repaid. And all of which said sum or sums interest to accrue thereon, shall also be a charge upon said premises, and shall be secured by this instrument in the same manner as the start of said bond, in the case of the breach by the said secured by this instrument in the same manner as the start of said bond, or in the case of the breach by the said secure o
until maturity can the reunity and the reunity	and the per cent, per annum after maturity or definally, integer parable semi-annually according to interest coupons there hed, both principal and interest being payable at the office of File Meethas 13 National Bases; Inavience, Kansas, and also promise as any interest on any of said sums shall remain unpaid after the same becomes due, then the entire sums covered by this bond and secured Deed, to become immediately due and payable at option of mortgagee, without any notice of any kind whatsoever, and same to be collect as if the full time provided in said bond had expired. The Expersity Agreed, That said first party shall insure the buildings that are insurable herein, in favor of the party of the second part, sears, against loss or damage by fire, in such sum and in such fire insurance companies as the second party, its assigns or successors, may dire ach insurance during the continuance of this loan. The Expersity Agreed, That the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens up thy paid and satisfied, and that said security shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed, That the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens up thy paid and satisfied, and that said security shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed, That the first party shall as the second party, its assigns or successors, all and every such mor sums of money as now them, or nav of them, for taxes or assessments, or for premiums and costs of insurance, or on account of, or to extinguish or remove a dufing title, lien, claim or incumbrance on the premises hereby conveyed, with interest thereon at the taxe of ten per cent, per annum from the party of the such as the party of the second party, its assigns or successors, and to have a per paid. And all of which said sum or sums of interest to accrue thereon, shall
until maturity cuttereunto attact aggree that in act this Mortgage in line manner. It is Herral sasigns or succean and maintain as It is Furth have been paid in the said premises furth and the said principal sum per more principal sum per miner he said sum money and the principal sum per line furth field, according herrich mentionassigns or succean the said bondwith the alors herrol. In Testim State or Kan 1, the une day of the said bond and a said and a said and a said a	and the per cent, per annum after maturity or definally, integer parable semi-annually according to interest coupons there incl. both principal and interest being payable at the office of Fift Mechanisty National Bases; Insertion, according to interest being payable at the office of Fift Mechanisty National Bases; Insertion, according to interest being payable at the office of Fift Mechanisty National Bases; Insertion of the party of the second party, its and interest on any of said sums shall remain unpaid after the same becomes due, then the entire sums covered by this bond and secured beed, to become immediately due and payable at option of mortgagee, without any notice of any kind whatsoever, and same to be collect as if the full time provided in said bond had expired. The Expersity Agreed, That said first party shall insure the buildings that are insurable herein, in favor of the party of the second party, its sasing or successors, may dire ach insurance during the continuance of this loan. The Expersity Agreed, That the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens up thy paid and satisfied, and that said security shall remain and be kept as good as the same is now during the continuance of this loan. The Agreed, That the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens up thy them, or any of them, for taxes or assessments, or for premiums and costs of insurance, or on account of, or to extinguish or remove a uniform the party of them, for taxes or assessments, or for premiums and costs of insurance, or on account of, or to extinguish or remove a uniform the common and more years bear to accrue thereon, shall also be a charge upon said premises, and shall be secured by this instrument in the same manner as the sayable by the said bond is secured thereon. The Agreed, That in case of default in the payment of said bond, or any part thereof, or any of the coverants or agreeme with the tensor