CACOMORTGAGE RECORD

Seventien 20 1	1	II O M	E. Smal
WITNESSETH, that S. E. Du	Clause, a single	woman, of the Township of	wice in
The state of the s		Samuel Committee of the	
NAME OF THE OWNER OWNER OF THE OWNER OWNE	·····		
de court of Douglas	and State of Kansas, party of the	first part, for and in consideration of	
the country of Douglas -	ndred		DOLLARS
who sure	CHANTE LOAN AND SAVING	BANK, of Lawrence, Douglas County, Kansas, p	arty of the second
Conveys and Warrants to THE MER	i i la la instalia the se	ounty of Douglas and state of Kansas, to-wit:	
rt, its assigns or successors, the real estate, i	arter-(14) of the Or	throest quarter (4) of Sec	tion
C in li (27)	12 S 1 L. C. (%)	of the motherest quarte	n (14)
liverity - five (35), and	in (24) col	of the With east quarte Township Thisteen (13)	of Range
of Section Juenty	1 1 + 1.1	Pd -4	
Twenty (20) in sai	a county and of	(210	
o secure the said party of the second part, it	assigns or successors, for an actual lo	an of money made to the said party of the first part,	, as evidence by one
		e party of the first part promises to pay to the orde	
land in a sign of successors in l	owful money of the United States of	America, the principal sum of Sacretien he	indred Dollars,
e second part, its assigns of successors, in i	with increase as the rate of $-S_1$	per cent, per annum from De	te
tous		fault, interest payable semi-annually according to int	erest coupons therefor
ereunto attached, both principal and interes	t being payable at the office of 1 HE	HERCHANTS NATIONAL BANK, Lawrence, Kansas, ne becomes due, then the entire sums covered by thi re, without any notice of any kind whatsoever, and	bond and secured by
like manner as if the full time provided in	said bond had expired.	and the party	of the second part, its
It is Hereby Expressly Agreed, That s ssigns or successors, against loss or damage l and maintain such insurance during the con	y fire, in such sum and in such are in	surance companies as the second party, its assigns or	successors, may direct,
L. C. O. F. A. L. L. I Thus all	. Gest party shall at all times been the	taxes and assessments of any and all kinds that not as good as the same is now during the continuance	ay become liens upon of this loan.
to be Fronthey Agreed That the first par	to shall repay to the second party its	assigns or successors, all and every such sum or sun	ns of money as may
ave been paid by them, or any of them, for rior or outstanding title, lien, claim or incu	taxes or assessments, or for premtums ubrance on the premises hereby conve e been respectively so advanced and p all also be a charge upon said premise	and costs of insurance, or on account of, or to exti yed, with interest thereon at the rate of ten per cent aid, until the same are repaid. And all of which sai s, and shall be secured by this instrument in the sar	per annum from the
ied, according to the tenor and effect of said erein mentioned by the said first party to b ssigns or successors, be at once entitled to it be said bondwith interest accrued there	Fond, or in the case of the breach by e performed, then and in that case, the possession of the said above describe or and all moneys which may have be	any part thereof, or any of the sums of money to be the said party of the first part, of any of the cost is conveyance shall become absolute, and the party- d premises, and to have and receive all the rents at are advanced and paid by the said second party, its become and be at once due and payable at the opti-	of the second part, its ad profits thereof, and assigns or successors,
ercof. In Testimony Whereof. The said party		her - band - and seal on on the day and ye	ar first above written.
and party		J.E. Du Clause	(SEAL)
			(Seal)
TATE OF KANSAS, Douglas	Course		(ULAL)
		11 C 1 C 1 C 1 C 1 C 1 C 1 C 1 C 1 C 1	. 29"
1, the undersigned, a - not could	, in and for	r said County and State, do hereby certify that on t	(iis
ay of August 1.6.D	Wolawor A Sinal	e woman	
$\mathcal{L}_{\mathcal{L}}(\mathcal{C},\mathcal{L}_{\mathcal{L}})$	vicinia Confe		
o me personally known to be the identical p	0		foregoing mortgage as
rantorand acknowledged the same to In Testimony Whereof, I have hereunt			
	1.0.1917 [2.8]	seal on the day and year last above written, "Yough Blair! Commission expires 28" Dieer If Deeds.	
corded on August 30th	/ //	0 00" 0	Notary Public.
	Estable Worthrub	Commission expires 20 Weer	19 17_
	Register	of Deede.	
	0//		