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(Good Lead)

Recorded June 30" 1919

## MORTGAGE RECORD

and Eigh	ten David B. Harrelleand Ida S. Harrell, his wife
Witni	ssetti, that
	y of
Gwen	to five hundred and mo
	s and Warrants to THE MERCHANTS LOAN AND SAVINGS BANK, of Lawrence, Douglas County, Kansas, party of the second
part, its assi	gns or successors, the real estate, hereinafter described, situated in the county of Douglas and state of Kansas, to-wit:
	north heet durante 1 10 41 1 Latin Thirte town (34) in Township
acree	north Neet Quarter (N. 14) of Lection Thirty four (34) and Ovest Lixty (60)  North Rest Quarter (N. 84) of Lection Thirty four (34) in Township  of North East Quarter (N. 84) of Lection Thirty four (34) in Township  (13) South of Range Eighteen (18) East of the Sixth (6±) Principal
Thirtee	n (13) South of Sange Dighteen (10) Over symmetry
meric	lian containing Two hundred twenty (200) weres
	·
	e 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 on
certain Bon	No
the second 1	part, its assigns or successors, in lawful money of the United States of America, the principal sum of the utility fire hard and more Dollars
on .02-6	fore five years with interest at the rate of six per cent. per annum from date
until maturi thereunto at agree that ir this Mortga in like man	ty and — term— per cent, per annum after maturity or default, interest payable semi-annually according to interest coupons therefor tached, both principal and interest being payable at the office of THE MERCHANTS NATIONAL BANK, Lawrence, Kansas, and also promise and case 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 by ge Deed, to become immediately due and payable at option of mortgagee, without any notice of any kind whatsoever, and same to be collected per as if the full time provided in said bond had expired.
It is II assigns or st and maintai	ereby Expressly Agreed. That said first party shall insure the buildings that are insurable herein, in favor of the party of the second part, its excessors, 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 in such insurance during the continuance of this loan.
1. :. E	urther Exprestly Agreed. That the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens upon sfully 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.
It is F. have been p prior or out time the said money and principal su	urther 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 maj- aid 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 an standing title, lien, claim or incumbrance on the premises hereby conveyed, with interest thereon at the rate of ten per cent, per ammun from the 1 sum 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 0 the 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 said in payable by the said band is secured thereon.
It is F fied, according herein ment assigns or so the said bon with the afe	urther 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 speci age to the tenor and effect of said bond, or in the case of the breach by the said party of the first part, of any of the covenants or agreement found by the said first party to be performed, then and in that case, this conveyance shall become absolute, and the party of the second part, it accessors, be at once entitled to the possession of the said above described premises, and to have and receive all the rents and profits thereof, and demonstrated interest accrued thereon and all moneys which may have been advanced and paid by the said second party, its assigns or successors tresaid interest thereon, shall, thereupon, each and every one of them, become and be at once due and payable at the option of the legal holde
In Tes	timony II hereof. The said party of the first part has the hereunto set. Their hand a. and seal so on the day and year first above written
	David B. Harrell (SEAL)
	A Comment of the Season of the Season of Seaso
STATE OF 1	ANSAS Douglas County, ss:
I, the	undersigned, a Notary Cache, in and for said County and State, do hereby certify that on this 162
day of	January A. D. 1912., personally appeared before me Dwid B. Harrell and Ida Starell, free wife
	nally known to be the identical person S who executed and whose name S accessaffixed to the foregoing mortgage a
	and acknowledged the same to be Thirdvoluntary act and deed
In	timony Whereof, I have hereunto set my hand and affixed my official seal on the day and year last above written.  F. & Whipple  Notary Public.
	V. Delatery pipel