## MORTGAGE RECORD

I nine hundred	This Indenture, Made this Fifth day of May in the year of our Lord one thousand nine hundred
	WITNESSETH, that Charley H. Voight and Vernie & Veight, his wife,
	of the county of Douglas and State of Kansas, party of the first part, for and in consideration of
DOLLARS of the second	Pline Hundred and reflectional Bank Conveys and Warrants to THE MERCHANTS-TDAN=AND-SAVINGS-BANK, of Lawrence, Douglas County, Kansas, party of the second
ence to de la company de la co	Pract, its assigns or successors, the real estate, hereinafter described, situated in the country of Douglas and state of Kansas, to-wit:  The northeast Quarter (MEW) of the northeast Quarter (MEW) of  Section Townty nine (24) Sound Super Sucles (12) Range Rinetteen (14)
of the state of th	
Missign de signer	
idence by one little to the control of the control	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
(ASANO <sup>42</sup> )  A Dollars,  Jugons therefor	the second part, its assigns or successors, in lawful money of the United States of America, the principal sum of Piscel Seconditional Mollars, on or before one year. with interest at the rate of second part, interest parable semi-annually according to interest coursons therefore
o promise and and promise and and secured by and secured by the secured by the secured by the second part, its second part part, its second part part, its second part, its seco	thereunts naturity and an advantage of the payable at the office of THE MERCHANTS NATIONAL BLANK, Lawrence, Kanasa, and also promise and agree that in 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 this bront possible at the payable at option of 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 Hereby Expectly Agreed, That said first party shall insure the buildings that are insurable herein, in favor of the party of the second part, its assigns or successors, 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,
ome liens upon loan.	and maintain such insurance during the continuance of this loan.  It is Further Experity Agreed. That the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens upon said premises fully 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 Further Agreed. That the first party shall repay to the second party, its assigns or successors, all and every such some or sums of money as may be applied to the standard of the stan
num from the or sums of ner as the said	prior or outstanding title, lien, claim or incumbrance on the premises hereby conveyed, with interest thereon at the rate of ten per vertic per animal root of the claim or sums of money may have been respectively so advanced and paid, until the same repaid. And all of which said sum or sums of money and 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 principal sum payable by the said bond is secured thereon.
ue herein speci- or agreements for agreements ts thereof, and or successors, he legal holder	It is buther Agreed. That in case of iderate in the payment of salt bound, or any plat interference of the breach by the said party of the first party of the covenants or agreements herein mentioned 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, its assigns or successors, he at once entitled to the possession of the said above described premises, and to had bond—with line trents and profits thereof, and the said bond—with interest accrued thereon and all moneys which may have been advanced and paid by the said second party, its assigns or successors, with the aforesaid interest thereon, shall, thereupon, each and every one of them, become and be at once due and payable at the option of the legal holder hereof.  In Testimony Whereof, The said party of the first part have hereupon the contraction of the legal holder hereof.
above written. 33 7 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Charles H. Voeghet (SEAL) Verniv & Voeghet (SEAL)
We We will have been dead	STATE OF KANSAS, Douglas County, ss:  I, the undersigned, a notary Outlier, in and for said County and State, do hereby certify that on this fifth day of May.  A. D. 1920., personally appeared before me
g mortgage as	Charles of Vaight and Verner & Vaight, his wife, to the foregoing mortgage as
	grantor Pland acknowledged the same to be relieved working act and deed  In Testimony Whereof, I have hereunto set my hand and affixed my official seal on the day and year last above written.  6. Oh. M. Selent  Notary Public.
ry Public.	Recorded May 6, 1920. (L.S) Commission expires December 17-1922 194.  At 8 to delock a. M. Estello Norchreep. Firme Flora.  Register of Deeds. Deputy.