MORTGAGE RECORD

WITNESSETH that Carke Het	ed and Eva detzel, his wife,	
THE STATE OF THE S	, in the second of the second	
1 Auglas	and State of Kansas, party of the first part, for and in consideration of	
Twelve thousand a		.DOLLAR
	IANTS LOAN AND SAVINGS BANK, of Lawrence, Douglas County, Kansas, party of	the secon
art, its assigns or successors, the real estate, here	sinafter described, situated in the county of Douglas and state of Kansas, to-wit:	. 11
Lot number twenty r	une (29) and hat thirty two (32) on bannesticut Street, ale	/m
number Thirty-seven (37,	I an New Ham pelisee Street, also the north farty feel of has	1 P
Ten(10), and all of hot num	ber severy (7) on Phode Island Street also the South hasp	of hos
number Sifty-Sison Mac	eachwette Street, see of the above being in the bety of law.	reneu.
Nancas The mortgagorsa	green to keep the buildings on premisee above described, again	est fino,
lightning, and windstors	no to the extent of their insurable value, in a company of som	panie
approved by this mortage	with mertgage clause making loss payable to each most	Jegen
its meaner winterest man	uppears and failing tede so holder of mortgage may has	Lam
in was done of the week of and	oing added to the mortgage to draw the same rate of in	teres
	signs or successors, for an actual loan of money made to the said party of the first part, as evid	
ertain Bond Normannof even date here	with, in and by which said bond the party of the first part promises to pay to the order of the	and party of
he second part, its assigns or successors, in lawl	ful money of the United States of America, the principal sum of Scoolance Shouland	Dollar
nor before six months w	ith interest at the rate of eight per cent. per annum from date	
hereunto attached, both principal and interest be gree that in case any interest on any of said sun his Mortgage Deed, to become immediately due in like manner as if the full time provided in sa	ent, per annum after maturity or default, interest payable semi-annually according to interest cou- ing payable at the office of THE MIRCHANTS NATIONAL BANK, LAWTENCE, Kansas, and also is shall remain unpaid after the same becomes due, then the entire sums covered by this bond an- and payable at option of mortgagee, without any notice of any kind whatsoever, and same to all bond had expired. first party shall insure the buildings that are insurable herein, in favor of the party of the sec- lite, in such sum and in such fire insurance companies as the second party, its assigns or successor-	d secured be be collected
and maintain such insurance during the continu	nance of this foan.	ne liens upo
aid premises fully paid and satisfied, and that s	that security shall remain and be kept as good as the same is now during the community of the	oney as m
nave been paid by them, or any of them, for tax virior or outstanding title, lien, claim or incumb ime the said sum or sums of money may have b money and the interest to accrue thereon, shall virincipal sum payable by the said bond is securee	es or assessments, or for premiums and costs of insurance, or on account of, or to extinguist or rance on the premises hereby conveyed, with interest thereon at the rate of ten per cent, per ann seen respectively so advanced and paid, until the same are repaid. And all of which said sum also be a charge upon said premises, and shall be secured by this instrument in the same manne I thereon.	or sums
fied, according to the tenor and effect of said by herein mentioned by the said first party to be pr assigns or successors, be at once entitled to the p the said bondwith interest accrued thereon a with the aforesaid interest thereon, shall, thereu	ult in the payment of said hond, or any part thereof, or any of the sums of money to become due and, or in the case of the breach by the said party of the first part, of any of the covenants or erformed, then and in that case, this conveyance shall become absolute, and the party of the seconsession of the said above described premises, and to have and receive all the rents and profits and all moneys which may have been advanced and paid by the said second party, its assigns upon, each and every one of them, become and be at once due and payable at the option of the	cond part, is thereof, ar or successor e legal hold
In Testimony Whereof, The said party of t	the first part haze hereunto set. their hands and scale on the day and year first al	bove writte
	Park Hetzel	(SEAI
	Ezn Hetzel	(SEAI
ETATE OF KANSAS, Douglas	County, ss:	
I, the undersigned, a Notary	Cechlece, in and for said County and State, do hereby certify that on this	3
day of December - A	. D. 1920, personally appeared before me.	
Park Hetzel and	Era detgel, his wife,	
	on	mortgage
	their voluntary act and deed	
	그 마다 아니다 아이는 아이는 아이는 아이는 아이는 아이는 아이는 아이를 하는데 아이들이 아이를 하는데 아이들이 아이들이 아이들이 아이들이 아이들이 아이들이 아이들이 아이들	
	et my hand and affixed my official seal on the day and year last above written. 6.11. In Steens Notary	. D.,L1! -
		, I upuc.