MORTGAGE RECORD

WITNESSETH, th	at E.S. Eastman and Stella M. Eastman, his wife
f the county of	Douglass and State of Kansas, party of the first part, for and in consideration of
F	hundred and no DOLLAR
- 6 igur	DOLLAR BROWN 6. Senstemaker Trants to THE MERCHANTS LOAN AND SAUINGS HANK, of Lawrence, Douglas County, Kansas, party of the secon
Conveys and Wa	trants to THE ATERCHANIS HOAN AND SAVINGS BANKS, of Lawlance, Douglas County, Islands, party states, the real estate, hereinafter described, situated in the county of Douglas and state of Kansas, to-wit:
	2 2 : 1 2 1 1 2 1 4 1/5 1 Fore (Chan
Lot m	umber Dine (9) Block number Fifteen (15) Lane Place
Addition	to the loty of Pawience, in Houghas County, Shale of
Dansas,	umber Dine (9) Block aumber Septien (13) same trade to the City of Pawrence, in Douglas County, State of with all appurtenances thereto.
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	y of the second part, in assigns or successor, for an actual loan of money made to the said party of the first part, as evidence by of
	of even date herewith, in and by which said bondthe party of the first part promises to pay to the order of the said party of
he second part, its ass	igns or succession, in lawful money of the United States of America, the principal sum of Fight Hundred y 20 Dollar
or below	one yeard with interest at the rate of
	(6) the maturity or default interest payable semi-annually according to interest coupons therefore
hereunto attached, bot gree that in case any i his Mortgage Deed, t n like manner as if th	th principal and interest being payable at the diffee of The ATECATE NATIONAL MORPH AND CONTROL OF the board and secured interest on any of said sums shall remain unpaid after the same becomes due, then the entire sums covered by this bond and secured in become immediately due and payable at option of mortgages, without any notice of any kind whatsoever, and same to be collecte full time provided in said bond had expired.
It is Hereby Expi	restly Agreed, That said first party shall insure the buildings that are insurable herein, in favor of the party of the second part, gainst loss or damage by fire, in such sum and in such fire insurance companies as the second party, its assigns or successors, may direct urance during the continuance of this loan.
It is Further Exp	ressly Agreed. That the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens upon the continuance of this loan.
It is Further Agrave been paid by then prior or outstanding ti	eed. That the first party shall repay to the second party; its assigns or successors, all and every such sum or sums of money as m, or any of them, for taxes or assessments, or for premiums and costs of insurance, or on account of, or to extinguish or remove at the lien, claim or incumbrance on the premises hereby conveyed, with interest thereon at the rate of ten per cent. per annum from the convergence of the per cent. The premium state of the per cent. The per annum from the convergence of the per cent.
noney and the interest	units of money may have extend respectively so acreated and page, and shall be secured by this instrument in the same manner as the sa to accrue thereon, shall also be a charge upon said premises, and shall be secured by this instrument in the same manner as the sa by the said bond is secured thereon.
It is Further Agried, according to the terein mentioned by the	red. 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 specteror 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 agreeing the said first party to be performed, then and in that case, this conveyance shall become absolute, and the party of the second part, in early of the second part, in the said second part, and the party of the second part, in the said second part, it is assign or the said second party, its assign or successful the said second party, its assign of the said second party is a said to the said second party or said the said second party is assign or successful the said second party is a said to the said second party is a s
vith the aforesaid into	rest thereon, shall, thereupon, each and every one of them, become and be at once due and payable at the option of the legal hold
iercol. In Testimony W.	hereof, The said party of the first part ha wahereunto set their hand at and seal on the day and year first above write 6. S. Gastman (Sea
	Stella M. Eastaraar (SEA)
STATE OF KANSAS	Douglas County, ss:
I she underdana	of a Motary Quelic in and for said County and State, do hereby certify that on this 3/
land Done	Dougles COUNTY, ss: d, a Notary Sublection, in and for said County and State, do hereby certify that on this 31 mber A. D. 1952 personally appeared before me E. S. Eastman and
St.00. 7	n. Eastman, his wife,
sincelli	
	vn to be the identical person of who executed and whose name of the foregoing mortgage
	was to be the identical personal who executed and whose name a survey of the identical personal wild and increasing mortgage wildged the same to betheer woluntary act and deed
	Research I have hereunto set my hand and attived my official seal on the day and year last above written. Co. M. M. Scient. Notary Public.
	Notary Public. W 6, 1921 Commission expires Dec 17, 192. M . Extelle Northerp Register of Decs.