MORTGAGE RECORD

nd twenty one	I voight and Vernie & Voight, his wife.
WITNESSETH, that Churles Th	1. Vugntana uma o worne, tal ugo
the country of Douglas	and State of Kansas, party of the first part, for and in consideration of
Fifteen Hundred	b and notico DOLLA
	HANTS LOAN AND SAVINGS BANK, of Lawrence, Douglas County, Kansas, party of the sec
art, its assigns or successors, the real estate, here	einafter described, situated in the county of Douglas and state of Kansas, to-wit:
The Mortheast	- quarter (nE") of the northeast quarter
ME4) of Section Tu	venty nine (29) Township Swelve (12) Range
nineteen (19)	
	signs or successors, for an actual loan of money made to the said party of the first part, as evidence by
	with, in and by which said bondthe party of the first part promises to pay to the order of the said party
rtain Bond Noof even date herev	with, in and by which said bond the party of the hist part promises to pay to the order of the said party
e second part, its assigns or successors, in lawf	ful money of the United States of America, the principal sum of deflect the Doll
or before one year wi	ith interest at the rate of Eight per cent, per annum from datte
ntil maturity and Jen per ce	nt, per annum after maturity or default, interest payable semi-annually according to interest coupons there
ereunto attached, both principal and interest be	eing payable at the office of THE MERCHANTS NATIONAL BANK, Lawrence, Nansas, and also promise : us shall remain unpaid after the same becomes due, then the entire sums covered by this bend and secured : and payable at option of mortgagee, without any notice of any kind whatsoever, and same to be collec
Total I Pro I I Louis They will	first party shall insure the buildings that are insurable herein, in favor of the party of the second part, ire, in such sum and in such fire insurance companies as the second party, its assigns or successors, may dir
It is Front or Front and Larged That the 6	irst party shall at all times keep the taxes and assessments of any and all kinds that may become liens u iid security shall remain and be kept as good as the same is now during the continuance of this loan.
Is in Funder Agree ! That the first party s	shall remay to the second party, its assigns or successors, all and every such sum or sums of money as a
ave been paid by them, or any of them, for taxe rior or outstanding title, lien, claim or incumbr	es or assessments, or for premiums and costs of insurfance, or on account of, or to extinguist or remover rance on the premises hereby conveyed, with interest thereon at the rate of ten per cent, per annum from een respectively so advanced and paid, until the same are repaid. And all of which said sum or sums also be a charge upon said premises, and slall be secured by this instrument in the same manner as the
It is Further Agreed, That in case of defau ed, according to the tenor and effect of said boo erein mentioned by the said first party to be pe ssigns or successors, be at once entitled to the p with interest accrued thereon a	ult in the payment of said bond, or any part thereof, or any of the sums of money to become due herein st and, or in the case of the breach by the said party of the first part, of any of the covenants or agreement reformed, then and in that case, this conveyance shall become absolute, and the party of the second part, so-session of the said above described premises, and to have and receive all the rents and profits thereof, and all moneys which may have been advanced and paid by the said second party, its assigns or success
ith the aforesaid interest thereon, shall, thereu	ipon, each and every one of them, become and be at once due and payable at the option of the regar no
In Testimony Whereof, The said party of t	the first part halffhereunto set. thickishand cland seal clon the day and year first above writ
	Charles H Norght (SE
	Vernie & Vsight (Se
TATE OF KANSAS, Douglas	
1. the undersigned, a notary (Public, in and for said County and State, do hereby certify that on this Fifth
mod march	D. 19.2/ personally appeared before me
Charles A. Waisht	D. 1921., personally appeared before me and Vernie & Voight, hierafte,
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	and the second s
	V 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	on 42 who executed and whose name C
	et my hand and affixed my official seal on the day and year last above written,
	of 2 much
In Testimony Whereof, I have hereunto se	of 2 march
rantor. L. and acknowledged the same to be In Testimony Whereof, I have hereunto se corded March 10, 1921. 822 oclock A.M.	Commission expires Judy 34 Notary Public.