## MORTGAGE RECORD

in the	This Indenture Made this 9th day of fine in the
, between	
	James Well any anna Dara Woolf his wife
the first part, and	year of our Lord one thousand nine hundred held surface of Laure Daria Warlf, his weef, between Jagues Well and Survey Survey of Laurence of in the County of Dougles and State of Kansas, of the first part, and Rehecce Mc Charley of Laurence Municipal State of Kansas, of the first part, and
ratio()	Rebecce Mª Clarkey of Lawrence dance
	of the second part:
on of the sum of	WITNESSETH, That the said particles of the first part, in consideration of the sum of
DOLLARS sell and mortgage	Security - new Henridsed and Eighty (47180) DOLLARS
y of Douglas and	WITNESSETH, That the said part of the first part, in consideration of the sum of the second part, the sum of the sum of the second part, the sum of the su
10	Stage of Kange, Specified as follows towis:  Stage of Kange, Specified as follows towist  Court West Guarter of Section Time (5) Township Twelve (12)  Earry Twenty (20) Soughan County, Kanear
	18 1.18 Pour West quarter of Section twee (5) Journship melve (12)
	Lange Twenty (10) Douglas County, Maneas
	3 4 6 W W
	2 5 5 7 7 7
	with the appurtenances, and all the estate, title and interest of the said part. Least of the first part therein. And the said
reby covenant and	and of farley of the first part do hereby covenant and
tate of inheritance	agree that at the delivery hereof. They are the lawful owner— of the premises above granted and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all claims whatsoever. This grant is intended as a Mortgage to secure the payment of the sum of Energy — Mort Amaded and English (4790)
	as a Mortgage to secure the payment of the sum of beventy - mine Hundred and Eighty (47970°
DOLLARS,	DOLLARS,
	according to the terms of three certain promissory note. E. this day executed by said
	hosties of the first hart
	to the said part of the second part; said note being given for the sum of Twenty six hundred and Suit; (\$26600) Dollars
from date thereof	each tate Dillions of 1915 march 1917
from date thereof,	dated June 9th 1916 due and payable in fine year 5 from these thereon from the date the date thereon from the date thereon from the date the da
and as hereinafter	with interest thereon from the date thereof until paid according to the terms of said notes and coupons thereto attached. And this conveyance shall be void if such payment be made as in said note and coupons thereto attached, and as hereinafter
sts shall accrue on	specified. And the said part. Let. of the first part hereby agreeto pay all taxes assessed on said premises before any penalties or costs shall accrue on
	account thereof, and to keep the said premises insured in favor of said mortgagee, in the sum of
Lies, interests and	in come in where a company cari-factory to cald mortgages in default whereof the said mortgages may pay the taxes and accruing penalties, interests and
et and costs, and	m some insurance company stratation; to state more of the first part, and the expense of such taxes and accruing penalties, interest and costs, and insurance, shall, from the payment thereof, be and become an additional lien under this mortgage upon the above described premises, and shall bear inter-
assessed on said	est at the rate of 10 per cent, per annum. But if default be made in such payment, or any part thereof or interest thereon or the taxes assessed on said
d interest thereon,	est at the rate of 10 per cent, per annime. But It deceate the mean is a companied to the perfect of the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole principal of said note. And interest thereon, and all taxes and accruing penalties and interest and costs thereon remaining unpaid or which may have been paid by the part. Of the second part or insurance shall be due and payable or not, at the option of the part. Of the second part and all sums paid by the part. Of the second part and it shall be lawful for the part. Of the second part and it shall be lawful for the part. Of the second part, and it shall be lawful for the part. Of the second part are the perfect of the part. Of th
Zof the second	and all sums paid by the part!—of the second part for insurance shall be due and payable or not, at the option of the part.—of the second part for insurance shall be due and payable or saging, at any time therefare, to sell the
part of the dufor to become	premises hereby granted, or any part thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the part. — of the
re be, shall be paid	second part,
heirs and assigns	second part. Accustors, administrators or assigns, and out of all the moneys arising from such sale to retain the amount men due or to become due according to the conditions of this instrument, together with the costs and charges of making such sale, and the over-plus, if any there be, shall be paid by the part making such sale, on demand, to the said pushed of the first function their and assigns.
d	in TESTIMONY WHEREOF. The said partaged of the first part hands hereunto set their hand S and seal S.
(SEAL)	Signed, sealed and delivered in presence or James Woolf (SEAL)  3 No annua Dorg Woolf (SEAL)
(SEAL.)	3 No Cana Dorg Woolf (SEAL)
	STATE OF KANSAS
3	No Bouglas County ss.
A. D. 1946	BE IT REMEMBERED. That on this 9th day of June A. D. 19.16
a Notary Public	before me, Me undersegned W I and General Public
26,	in and for said County and State, came Games of or of the said County and State, came Games of or of the said County and State, came Games of the said County an
vriting, and duly	to me personally known to be the same personwho executed the foregoing instrument of writing, and duly
38)	acknowledged the execution of the same.  In Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year last above
nd year last above	May written. Coloraford
	TO A LANGUAGE TO COLUMN TO A COLUMN TO THE PROPERTY OF THE PRO
Notary Public.	A D 10/6 of 21/5 o'clock PM
vi.	This instrument was filed for record on the Strange of The Thought the day of Thought the day of The This instrument was filed for record on the Strange of The This instrument was filed for record on the Strange of The This instrument was filed for record on the Strange of This instrument was filed for the Strange of This instrument was filed for the Strange of This instrument was filed for th
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Deputy.	1 ( Z )
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