## MORTGAGE RECORD

of the first part, and

DOLLARS
n, sell and mortgage
unty of Douglas and

hereby covenant and estate of inheritance This grant is intended

endered One (1)

ed, and as hereinafter costs shall accrue on

DOLLARS, enalties, interests and crest and costs, and and shall bear interests are assessed on said and interest thereon, of the the second part, and the part of the condition of the condition

.....heirs and assigns,

.....(SEAL)

writing, and duly

Notary Public.
M.

egister of Deeds.

art: ration of the sum of

year of our Lord one thousand r	~ mc/t	illiamo			, betw
of Lawrence	, in	the County of Slow	yla.	and State of Kansas, of t	he first part,
	m. E	Newlin		of the second part:	
One hund		WITNESSETH, The	t the said partof th	e first part, in consideration	on of the sum
toduly paid, the rec	eipt of which is hereb	y acknowledged, has	old, and by these presents d	ogrant, bargain, s	ell and mortg
to the said partof the s State of Ransas described as fol	econd part,	heirs and assigns forever,	all that tract or parcel of l	and situated in the County	of Douglas
dos no On	e hund	red Ind forty	-eight (148)	on new (	erseg
Street Lawren	nee Ka	man J			-0
					XXXX LINES
			<u> </u>		
g patros (Skolet (Skolet Internation		<del></del>			
with the appurtenances, and all t	the estate, title and in	terest of the said part-	of the first part therein. A	and the said	
		روبر			
agree that at the delivery hereof, therein, free and clear of all inc					
as a Mortgage to secure the pays	ment of the sum of				DOLLAR
according to the terms of	M certain promiss	sory notethis day executed	I by said		
~	neus. 11	re Millians			
to the said part of the sec	cond part; said note be	eing given for the sum of			DOLLA
level Sept 1	6 1912	, due and payable	in One —	year — 1	rom date there
with interest thereon from the da	te thereof until paid a	according to the terms of said	note andcoupe	ons of	
dollars each thereto attached. A	and this conveyance sh of the first part he	all be void if such payment	be made as in said note and	coupons thereto attached, a	nd as bereinal
			es assessed on said premises i	before any penanties or cost	s shall accide
n some insurance company satisfiests, and insure the same at the consurance, shall, from the paymen	factory to said mortga expense of the part- ent thereof, be and	n favor of said mortgagee, in	the sum of	taxes and accruing penalt accruing penalties, interest ove described premises, and est thereon or the taxes	DOLLAR ies, interests a and costs, a shall bear int
in some insurance company satisfactors, and insure the same at the cinsurance, shall, from the payments at the rate of 10 per cent, per premises or if the insurance is no and all taxes and accruing penaltiand all sums paid by the partmart; and it shall be lawful forther premises hereby, granted, or any	aid premises insured in factory to said mortge superse of the part ent thereof, be and annum. But if defat annum. But if defat it kept up thereon, th ics and interest and co for the second g in part be part thereof in the n part thereof in the n	on favor of said mortgagee, in default whereof the said of the first part, and the come an additional lien und the made in such payment, en this conveyance shall becosts thereon remaining unpaid part for insurance shall be descend part.	the sum of	taxes and accruing penalt accruing penalties, interest ove described premises, and est thereon or the taxes rincipal of said noteand by the part of the he option of the part	DOLLAR ies, interests a and costs, a shall bear int assessed on a interest there the second pa of the seco fter, to sell itt
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