and the second of the second

## MORTGAGE RECORD

the first part, and

DOLLARS sell and mortgage aty of Douglas and

.......DOLLARS,

and as hereinafter sts shall accrue on

DOLLARS, and costs, and as and costs, and a shall bear inters assessed on said dinterest thereon, the second part, and the second part of the second cafter, to sell the n ducor to become re be, shall be paid.

heirs and assigns.

....(SEAL.)

A. D. 19/2, a Notary Public Stanleywriting, and duly nd year last above

Notary Public.

ster of Deeds.

	This Industry of 9th
	This Indenture Made this 8th day of Muy in the year of our Lord one thousand nine hungired and Severation between
	- Donald Mac Je their and moude Mac Gether, husband and wife,
	of Lawrence, in the County of Drugland and State of Kansas, of the first part, and
14 / / YE	Matteries Petional Bank
1 6 · 3	of the second part:
19 1 3	Oli - 0. 1 WITNESSETH. That the said part reco of the first part, in consideration of the sum of
2 100 9	to the transfer of which is hereby acknowledged, ha DCC sold, and by these presents do grant, bargain, sell and mortgage
F 9 14	to the said part of the second part be second part be second part of the second part of t
18 183	State of Kansas, described as follows to wit: The South twenty fire acres of the East thirty fire
3 1 13 34	acres of the South helf of the South End quarter of Section Six (6)
1 1 Ca B	Township thintien (13) Range Twenty 309
CE, 823	
\$ 1 3 Q	
6 72	
110	
ess i	· · · · · · · · · · · · · · · · · · ·
\$4#	with the appurtenances, and all the estate, title and interest of the said part the first part therein. And the said
Park A	- parties of the first part do hereby covenant and
Page /	agree that at the delivery hereof large are the lawful owner Sof the premises above granted and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbances, and that large will warrant and defend the same against all claims whatsoever. This grant is intended
153 (37)	es a Mortgage to secure the payment of the sum of Thirty fire Lundrel
1 2 3	DOLLARS,
1 1 1	according to the terms of these certain promissory note this day executed by said parties of the first fruit
1 10	
\$ 1. 6	to the said part of of the second part; said note being given for the sum of Shirty five hundred
	M 8 1914
	dated dated rear from date thereof,
	with interest thereon from the date thereof until paid according to the terms of said note and detection coupons of 105 00 dollars each thereto attached. And this conveyance shall be void if such payment be made as in said note and coupons thereto attached, and as hereinafter
	specified. And the said part. L. C. of the first part hereby agreeto pay all taxes assessed on said premises before any penalties or costs shall accrue on
3 2 =	account thereof, and to keep the said premises insured in favor of said mortgagee, in the sum of
7 3	in some insurance company satisfactory to said mortgagee, in default whereof the said mortgagee may pay the taxes and accruing penalties, interests and
0 /2 3	early and insure the same at the expense of the part ACL
3 2	insurance, shall, from the payment thereof, be and become an additional lien under this mortgage upon the above described premises, and shall bear interest 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
120%	premises or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole principal of said note
320	and all sums paid by the part. If the second part for insurance, shall be sure and paralle or not, at the option of the part. If the second part for insurance, shall be supported by the part. If the second part for insurance, shall be supported by the part. If the second part for insurance, shall be supported by the part.
18 8	part; and it shall be lawful for the part
131	second part, administrators of assigns, and out of air the moneys arising room such sale to retain the amount their due of 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
1 13	by the part. I making such sale, on demand, to the said placeties of the first part have here unto set. There is and assigns.  IN TESTIMONY WHEREOF, The said part. Location the first part have here unto set. There is and assigns.  In the said part. Location the first part have here unto set. The said part. Location the first part have here unto set. The said part. Location the first part have here unto set. Location the said seal S.
φ V	IN TESTIMONY WHEREOF, The said part ACA of the first part ha YIC hereunto set There hand S and seal S
83	Single seed and delivered in presence of
1	Donold Mac Gettur (SEAL)
	Maude Mac Orthur (SEAL)
	STATE OF KANSAS
14444	Om afact Comment
	BE IT REMEMBERED, That on this and day of Mary A. D. 19-12.
	Most Missage C
	in and for said County and State, came and Met Athers and Mande  Met County and State, came and mile  Met County and State, came and mile  Met County and State, came and mile  to me personally known to be the same personal who executed the foregoing instrument of writing, and duly
	Mac Gotton nestand and wife
	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 written.
	U. Foleun
	My commission expires Upril 10° Notary Public.  This instrument was filed for record on the 8th day of May A. D. 1917; at 320 o'clock P. M.
	This instrument was filed for record on the Bit day of May
	Cetille Intarip
	This instrument was filed for record on the 8th day of May . A. D. 1917; at Society P. M. Estelle Jellauf
	ByDeputy;