MORTGAGE RECORD

in the	ALL TO A STATE OF THE PARTY OF
between	This Indenture Made this Sweaty eighth day of January year of our Lord one thousand nine hundred and Eighten P. W. Ewing and Minnel & Ewing his wife of Laurence in the Country of Developer
(6)	year of our Lord one thousand nine hundred and Eighten
first part, and	- Vill Courses and Minnie of Evering his wile.
	of Lauriente in the Courty of Douglas and State of Kaness, of the first p
of the sum of	Corporation Sparing of driends a religi
DOLLARS	WITNESSETH That the will not the second part:
and mortgage	Four hundred WITNESSETH, That the said partile of the first part, in consideration of the
Douglas and	to the said part 1 of the second part, Accompletes and assigns forever, all that tract or parel of land investigation by the said part 1 of the second part, Accompletes and assigns forever, all that tract or parel of land investigation by the second part.
<u> </u>	to the said part to the second part, the second part, the said part to the said part to the said part to the second part, the second part, the second part to the second part, the second part to the said part the second part to the said part to
	State of Kansas, described as follows to wit: Lot One hundred and fifty one (131) on New York Street in the City of Lawrence, Douglas Country Janeses.
	in the chy to travence, Douglas County Janesse
a bit	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
14 4 3	
1000	
12 70	
0.1.	
Pthe 1	with the appurtenances, and all the estate, title and interest of the coil age.
ovenant and	with the appurtenances, and all the estate, title and interest of the said part reg of the first part therein. And the said
inheritance significantly	agree that at the delivery hereof they are the lawful owner S of the
is intended	agree that at the delivery herbot they are the lawful owner. So of the premises above granted and seized of a good and indefeasible estate of inherin, free and clear of all incumbiances, and that they will warrant and defend the same against all claims whatsoever. This grant is in as a Mortgage to secure the payment of the sum of Tourn thumbred.
CILLER STATE	as a Mortgage to secure the payment of the sum of Jour hundred.
OLLARS,	Por .
13 No. 3 to 13 to	according to the terms of DNC certain promissory note this day executed by said PN Exvirag and Minnie 17.
= 0 3	
OLLARS,	to the said partyof the second part; said note being given for the sum of
ate thereof,	
	dated Lawrence Janie 28, 1918 , due and payable in Tirk Torre from date it
hereinafter 2	with interest thereon from the date thereof until paid according to the terms of said note and Jean coupons of Auction
accrue on	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 herei
	agreement part me more part merely agreements pay at taxes assessed on said premises before any penalties or costs shall accr
OLLARS,	account thereof, and to keep the said premises insured in favor of said mortgage, in the sum of
terests and	in some insurance company satisfactory to said mortgages in default whereof the said
costs, and bear inter-	
ed on said	est at the rate of 10 per cent, per annum. But if default be made in such payment or one pay the first above described premises, and shall bear
econd part,	premises or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole principal of said noteand interest the
the second	and all taxes and accruing penalties and interest and costs thereon remaining unpaid or which may have been paid by the part
to sell the	and all sums paid by the partatof the second part for insurance, shall be due and payable or not, at the option of the partof the second part and it shall be lawful for tiff partatof the second partatof the second part and it shall be lawful for tiff partatof the second partatof the second part and it shall be lawful for tiff partatof the second partatof the second part and it shall be lawful for tiff partatof the second partatof the second part and it shall be lawful for tiff partatof the second part and it shall be lawful for tiff partatof the second part and the shall be lawful for tiff partatof the second part and the shall be lawful for tiff partatof the second part and the shall be due to the partatof the second part and the shall be due to th
to become	second part field a projector administrator or account and out of all the manufactured wanted of not, at the option of the part.
all be paid	
nd assigns	by the part of making such sale, on demand, to the said P. W. Every g. heirs and ass IN TESTIMONY WHEREOF, The said part see of the first part have hereunto set. these hand and seal the day and very last above written
l seal≪	IN TESTIMONY WHEREOF, The said part see of the first part ha wo hereunto set these
	the day and year last above written. Signed, sealed and delivered in presence of
(SEAL)	0216.
(SEAL)	- P. Ewing (SE/
(SEAL)	- Minnie MEwins 150
	STATE OF KANSAS (SE/
Total Section 18 18 18 18 18 18 18 18 18 18 18 18 18	- Douglass - Comment
19/2	Sough County S. S.
	BE IT REMEMBERED, That on this 30 day of Janey A. D. 191 before me. John M. Durlin .
y Public 1 1 2	
cont 1	in and for said County and State, came. C. H. Ewing and Minnie Nawing
renox	The state of the s
1 1/4	to me personally known to be the same personwho executed the foregoing instrument of writing, and dacknowledged the execution of the same.
ast above	In Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year last ab
1 1 mg	
3 44	John M. Newlin.
ıblic.	
	Notary Public. This instrument was filed for record on the 3/2 day of Jennary . A. D. 19/8, at 1/2 o'clock & M. Getille Porthrey. Register of Deeds.
	Cetille Porthers
reds.	Register of Deeds.
Deputy.	
	DyDept
	Harmonia de la compansión de la compansi