MORTGAGE RECORD.

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10 A S S S S S S S S S S S S S S S S S S	Hartquye,	The Thirty of
		This Indenture, Made this 3rd day of January , A. D. 1920.
	17 1	Red Lawton and mary Claurow, husband and wile.
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instrument	1111	County, in the State of Kansas, of the first part and PEOPLES STATE DAYS
): i i	1.	18 State DANK, of Lawrence Kansas,
Tan I	3 3	WITNESSETH, That said parties of the first part, in consideration of the Jurilie Section Section 1
: 3		1 Inchine the contract of the
1 3		the receipt of which is hereby acknowledged, doby these presents mortgage and warrant unto said party of the second part, its successors and assigns,
1 7		following described real estate, situated in the County of Douglas and State of Kansas, to wit:
Mo		Che end for con (11) 11
	3	(E's) of the north-cast quarter (154) of the north each quarter (154) of section server (17), in township thirtien (13), range twenty (20), except a stripe 100 feetin width off and along the week side of said four a
1 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	3 3	section ceven (7) . + (i)
1 13	3	the transfer thereen (13), range twenty (20), except
010	3 3	to the feet in with off and along the ricet side of said four a
9	3 13	. Mallet
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92.5	Mellum	
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00	3 = 3	
1 7	1:3	TO HAVE AND TO HOLD the control of t
10	Dree!	TO HAVE AND TO HOLD the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in any appertaining, forever.
	1,2	PROVIDED ALWAYS, And this instrument is made, executed and delivered upon the following conditions, to wit: Said parties of the first part are
m O	4	indebted unto the said party of the second part in the principal sum of Justice for functional functions of the first part, bearing appalable according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing
4	06	Assault according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing
		1922 and payable to the order of the said party of the second part, on the 326 da
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Recorded		ACCUSATE DESCRIPTION DE SARAMENT DE SARAME
333		principal note and of even date therewith and navable is like anything to interest countries of interest count
-"		Said parties of the first part agree. to insure and keep insured the buildings on raid real property against loss by fire in the sum of \$1000 \to against loss by tornado in the sum of \$1000 \to first parties. for the pecied of this loan or any renewal or extension thereof in some reputable insurance company or panies for the heafth of the said mortance or its assigns want loss under such insurance to he or extension thereof in some reputable insurance company or
	A London	
		panies for the benefit of the said mortagee, or its assigns, any loss under such insurance to be made payable to them according to their interest; and also agree
		to have any release of this mortgage made by said mortgagee or its assigns recorded at the expense of said parties of the first part shall now or cause to be paid to said to said parties of the first part.
		to have any release of this mortgage made by said mortgage or its assigns recorded at the expense of said parties of the first part shall pay or cause to be paid to said party of the second parties of the first part. NOW, it said parties of the first part shall pay or cause to be paid to said party of the second part, its successors or assigns, said sum of money in the telescrible of the mentioned, to except the with the carry and the second part, its successors or assigns, said sum of money in the telescrible of the mentioned, to except the with the format of the second part, its successors or assigns, said sum of money in the telescrible parties of the second party and the second party is successors.
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