#1052/

MORTGAGE RECORD.

etween	12 E E	This Indenture, Made this 20th day or August . A. D. 19 betwee
		Douglas County, in the State of Kansas, of the first part, and PEOPLES STATE BANK, of Lawrence Kansas, of the WITNESSETH, That said parties of the first part, in consideration of the sum of
of the	7	by Douglas County, in the State of Kansas, of the first part, and PEOPLES STATE BANK, of Lawrence Kansas, of the
sum of	119	WITNESSETH, That said parties of the first part, in consideration of the sum
LARS,	7:	DOLLARS DOLLARS The receipt of which is hereby acknowledged, do by these presents mortgage and warrant unto said party of the second part, its successors and assigns, all the
	12	Collowing described real estate, situated in the County of Douglas and State of Kansas, to wit:
_ 1		Lot No. One Syndred forty- three.
	18 1	(1943) an New Yersey Street, in the loity of
9 8	153	To aurence Jansas
	35	
	12.27	
	100	
	0 8 0	
	4	
		4
;}		
i d		
	1	
	4 6	
y wise	9 7	TO HAVE AND TO HOLD the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in any wise appertaining, forever.
justly		
	27 %	
ollars,	1927	indebted unto the said party of the second part in the principal sum of Jaw Hundeld Dollars, sayable according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date
ollars,	48.1927	indebted unto the said party of the second part in the principal sum of Jour Hundred Dollars, sayable according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date
ollars, date lay of	60 genna	indebted unto the said party of the second part in the principal sum of Jour Hundred Dollars, sayable according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date
ollars, date lay of nte ofin to said	Elleenna	indebted unto the said party of the second part in the principal sum of Jour Hundred Dollars, and substitute the said parties of the first part, bearing date according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date according to the first part, bearing date and party of the second part, on the trustietth day of and the per cent, per annum, payable semi-annually, on the Act the days of Telbrany and ten per cent, per annum after maturity, the installments of interest being further evidenced by the interest counsel attracted to said.
ollars, date lay of te of inin o said	oo Elleening	indebted unto the said party of the second part in the principal sum of Jour Atunded Dollars, any able according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date any able according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date any able according to the first part, part, bearing date and considered the first part and all parties of the first part and all parties of the first part agreed. It is manner. Said parties of the first part agreed to the instanced to said principal note and of even date therewith, and payable in like manner. Said parties of the first part agreed to insure and keep insured the buildings on caid real property against loss by fire in the sum of \$ \frac{\psi_0}{2} = \frac{1}{2}
ollars, date lay of nte of in lo said com- com- com-	Doc Elleria	indebted unto the said party of the second part in the principal sum of Journ Hundred Dollars, appable according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date Dollars, and the party of the second part, on the trustietth day of Colorable Per cent. Per annum, payable semi-annually, on the Lotth days of Telebracay and ten per cent. Per annum after maturity, the installments of interest being further evidenced by. I am interest coupped attached to said principal note and of even date therewith, and payable in like manner. Said parties of the first part agree to insure and keep insured the buildings on cald real property against loss by fire in the sum of \$\frac{16}{20} - \frac{1}{20} - \frac{1}{20} \text{ of the first part agree.} to insure and keep insured the buildings on cald real property against loss by fire in the sum of \$\frac{16}{20} - \frac{1}{20} - \frac{1}{20} \text{ of the period of this loan or any renewal or extension thereof in some reputable insurance company or companies for the benefit of the said mortage, 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 \$xd\$ mortgages recorded at the expense of \$x\text{ of the part that.}
ollars, date layed at the of layed l	Dog Elleen	indebted unto the said party of the second part in the principal sum of Journ Hussale according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part against loss of the first part agree. In the said mortgage and an appayle in like manner. Said parties of the first part agree. To insure and keep insured the buildings on caid real property against loss by fire in the sum of \$\frac{\psi_0}{2} = \frac{1}{2} = \fra
ollars, date lay of late of la	Spale Classes	indebted unto the said party of the second part in the principal sum of Journ Herral Dollars, appale according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date and support of the second part, on the According to the first part, bearing date and support of the second part, on the According to the first part, bearing date and support of the second part, on the According to the first part, bearing date and support of the second part, on the According to the first part agree. To insure and keep insured the buildings on caid real property against loss by fire in the sum of \$\frac{1}{2} \interesting \frac{1}{2} \interesting \frac{1}{
ollars, date lay of tate of	Spale Charles	indebted unto the said party of the second part in the principal sum of Journ Atundada Dollars, apapable according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date and said parties of the first part, bearing date and said parties of the first part, bearing date and payable according to the order of the said party of the second part, on the trustillar day of the second part, and the pre-cent, per annum after maturity, the installments of interest being further evidenced by. Item interest coupping attached to said principal note and of even date therewish, and payable in like manner. Said parties of the first part agree. to insure and keep insured the buildings on caid real property against loss by fire in the sum of \$\frac{\psi \choose 0}{2} = \frac{1}{2} = \f
ollars, date lay of ate of	Spa Elleria	indebted unto the said party of the second part in the principal sum of Jews Hernald Dollars, apayable according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date August 20 192 And payable to the order of the said party of the second part, on the twentietth day of Language 192 And payable to the order of the said party of the second part, on the twentietth day of Language 192 And payable to the order of the said party of the second part, on the twentietth day of Language 192 And ten per cent, per annum after maturity, the installments of interest being further evidenced by the interest coups attached to said principal note and of even date therewith, and payable in like manner. Said parties of the first part agree. to insure and keep insured the buildiags on raid real property against loss by fire in the sum of \$1.00 and against loss by tornado in the sum of \$1.00 and the keep insured the buildiags on raid real property against loss by fire in the sum of \$1.00 and against loss by tornado in the sum of \$1.00 and against loss by torna
ollars, date lay of ate of	Obs Ellering	indebted unto the said party of the second part in the principal sum of Jews Hernald Dollars, apayable according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date August 20 192 And payable to the order of the said party of the second part, on the twentietth day of Language 192 And payable to the order of the said party of the second part, on the twentietth day of Language 192 And payable to the order of the said party of the second part, on the twentietth day of Language 192 And ten per cent, per annum after maturity, the installments of interest being further evidenced by the interest coups attached to said principal note and of even date therewith, and payable in like manner. Said parties of the first part agree. to insure and keep insured the buildiags on raid real property against loss by fire in the sum of \$1.00 and against loss by tornado in the sum of \$1.00 and the keep insured the buildiags on raid real property against loss by fire in the sum of \$1.00 and against loss by tornado in the sum of \$1.00 and against loss by torna
ollars, date lay of ate of	Warter Rug 8 1921	indebted unto the said party of the second part in the principal sum of Journ Hernald Dollars, apalbe according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date apalbe according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date apalbe according to the second part, on the Liverstell Agy of L
ollars, date lay of ate of	Spallering	indebted unto the said party of the second part in the principal sum of Journ Heursdell Dollars, apayable according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date August 192 Mand payable to the order of the said party of the second part, on the Lucusticity day of Lucy 192 Mand payable to the order of the said party of the second part, on the Lucy 192 Mand payable to the order of the said party of the second part, on the Lucy 192 Mand payable to the read party of the second part, on the Lucy 192 Mand payable to the read party of the second part, on the Lucy 192 Mand payable in like manner. Said parties of the first part agree, to insure and keep insured the buildings on taid real property against loss by fire in the sum of \$1.00 mand against loss by tornado in the sum of \$1.00 mand said party 192 mand 19
ollars, date lay of ate of	Spa Elleria	indebted unto the said party of the second part in the principal sum of Jewy Meuraled Dollars, apaleb according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date Dollars, apaleb according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date Dollars, apaleb according to the tenor and entered the said parties of the first part, bearing date Dollars, and the per cent. per annum, payable seminanually, on the Latter days of Telegraph and Latter and Latter in each year, and ten per cent. per annum after maturity, the installments of interest being further evidenced by Latter interest couple attached to said principal note and of even date therewith, and payable in like manner. Said parties of the first part agree. To insure and keep insured the buildiags on raid real property against loss by fire in the sum of \$\psi \choose \c
ollars, date lay of ate of	Obs Ellering	indebted unto the said party of the second part in the principal sum of Journ Heured 10 pollars, apayable according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date 20 192 fand payable to the order of the said party of the second part, on the Lucraticity day of 20 192 fand payable to the order of the said party of the second part, on the Lucraticity day of 20 192 fand payable to the order of the said party of the second part, on the Lucraticity day of 20 192 fand payable in like manner. Said parties of the first part agree, to insure and keep insured the buildings on taid real property against loss by fire in the sum of \$1.00 and against loss by tornado in the sum of \$1.00 and the per cent, per annum against loss by tornado in the sum of \$1.00 and against loss by tornado in the sum of \$1.00 and against loss by tornado in the sum of \$1.00 and against loss by tornado in the sum of \$1.00 and against loss by tornado in the sum of \$1.00 and against loss by tornado in the sum of \$1.00 and against loss by tornado in the sum of \$1.00 and against loss by tornado in the sum of \$1.00 and against loss by tornado in the sum of \$1.00 and against loss and party of the second party against loss by fire in the sum of \$1.00 and against loss by tornado in the sum of \$1.00 and against loss and party of the second part, its successors or assigns, said sum of money in the above described note mentioned, together with the interest thereon, according to the terms and tenor of said not acupons, then these presents shall be wholly discharged and void; but otherwise shall remain in full force and effect. But if said sum of money, or any part thereof, or any part thereof are not paid when the same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises or any part thereof are not paid when the same are by law made due and payable, or if insurance as agreed is not precured and kept in force, t
ollars, date lay of ate of	Spa Gelleema	indebted unto the said party of the second part in the principal sum of Jews Meurodical Dollars, apayable according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, bearing date August 20 192 Janda payable to the order of the said party of the second part, on the Lucriticity day of August 192 Janda payable to the order of the said party of the second part, on the Lucriticity day of August 192 Janda payable to the order of the said party of the second part, on the Lucriticity day of August 192 Janda payable in like manner. Said parties of the first part agree. Lo insure and keep insured the buildings on raid real property against loss by fire in the sum of \$1.20.20 for the period of this lean or any renewal or extension thereof in some reputable insurance company or companies for the benefit of the said mortgage, or its assigns, any loss under such insurance to be made payable to them according to their interest; and also agree. Now, if said parties of the first part steps. Now, if said parties of the first part steps. Now, if 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 above described note mentioned, together with the interest thereon, according to the terms and tenor of said not ocupons, then these precaust shall be wholly discharged and void; but otherwise shall remain in full force and effect. But if said sum of money, or any part thereof, or any part thereof are not paid when the same are by law made due and payable, or if insurance as agreed is not procured and kept in force, then the whole of said sum and sums, and interest thereon, shall, without notice, and by these presents, becope due and payable at the she option of the holder hereof, and sack party of the second part shall be entitled to the psacession of said premises. In WITNESS WHEREOF, The said parties of the first part have hereunto set their hands the jay and year f
ollars, date lay of ate of	Warter Aug 8 1921	indebted unto the said party of the second part in the principal sum of Jews Meuradus Dollars, apayable according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, hearing date August 20 192 Jaint parable to the order of the sufd party of the second part, on the Lucraticuth day of Lucratury and Lucratury and Lucratury and Lucratury and apayable manners of interest thereon from Lucratury and Lucratury and Lucratury interest to insure and keep insured the buildings on caid real property against loss by fire in the sum of \$ \frac{1}{2} \interest coups attached to said principal note and of even date therewith, and payable in like manner. Said parties of the first part agree. to insure and keep insured the buildings on caid real property against loss by fire in the sum of \$ \frac{1}{2} \interest coups attached to said parties of the first part agree. To insure and keep insured the buildings on caid real property against loss by fire in the sum of \$ \frac{1}{2} \interest coups attached to said parties of the first part agree. To insure and keep insured the buildings on caid real property against loss by fire in the sum of \$ \frac{1}{2} \interest coups attached to said parties of the first part against loss by formado in the sum of \$ \frac{1}{2} \interest coups attached to said parties of the first part and lace against loss by formado in the sum of \$ \frac{1}{2} \interest coups attached to said parties of the first part. NOW, if 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 above described not mentioned, together with the interest thereon, according to the terms and tenor or said not coupons, then these precausts shall be wholly discharged and void; but otherwise shall remain in full force and effect. But if said sum of money, or any part thereof, or any part thereof are not paid when the same are by law made due and payable, or if insurance as
ollars, date lay of ate of	Spallerine Spallerine	anyable according to the tenor and effect of one certain First Mortgage Note, executed and delivered by the said parties of the first part, hearing date Output 192 fand payable to the orler of the said party of the second part, on the trenstituth day of Output 192 first interest thereon from Late Until maturity at the rate of Second part, on the trenstituth day of Letter annum after maturity, the installments of interest being further evidenced by the interest coupen attached to said principal note and of even date therewith, and payable in like manner. 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 \$\frac{12}{2} \cdot \frac{1}{2} \text{ and also agree}. 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 \$\frac{12}{2} \cdot \frac{1}{2} \text{ and also agree}. 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 \$\frac{12}{2} \cdot \frac{1}{2} \text{ and also agree}. To have any release of this mortgage made by red mortgages recorded at the eveness of said not them according to their interest; and also agree. Now, if 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 above classified and void; but otherwise shall remain in full force and effect. But if said sum of money, or any interest thereon, is not paid when the same are by law made due and payable, or if insurance as agreed is not procured and kept in force, then the whole of said sum and sums, and interest thereon, shall, without notice, and by these presents, becope due and payable at the sole option of the holder hereof, and said premise or any part thereof are not paid when the same are by law made due and payable, or if insurance and second part is all the control party of the second part is sa
ollars, date lay of ate of	Opa 6 1921	indebted unto the said party of the second part in the principal sum of
ollars, date lay of late of la	Spa Ellerina	indelded unto the said party of the second part in the principal sum of . Town Standard
ollars, date lay of lay	Warter Rug 8 1921	indebted unto the said party of the second part in the principal sum of
ollars, date lay of late of la	Warter Aug 8 1921	indelded unto the said party of the second part in the principal sum of . Town Standard
ollars, date lay of late of la	Spallelline	indelded unto the said party of the second part in the principal sum of . Town Standard
ollars, date lay of late of la	Spallerine Spallerine	indelded unto the said party of the second part in the principal sum of . Town Standard