MORTGAGE RECORD

ne thousand nine	1,40	White Herbruttena 11 1 25 1 1 Canada in the year of our Lard one thousand nine
	13	This Judenture, Made this 25 day of January 25 in the year of our Lord one thousand nine
	337	hundred and terrentes term
	1 33411	WITNESSETH, that Ellis 22 Johnston and Estation To her trail his sinfly
	15,00	
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	137 73	를 하게 있다면 없었다. 그리고 그렇게 되었는데, 그 없다면서 그렇게 되었는데 되었는데 되었다면 되었다면 되었다. 그리고
	63416	of the county of Date of Kansas, party of the first part, for and in consideration of
DOLLARS	61 115	Turn Herrolinale andina Julia Dollars
y of the second	1 4 20.1	Conveys and Warrants to THE MERCHANT'S LOAN AND SAVINGS BANK, of Lawrence, Douglas County, Kansas, party of the second
	1837	part, its assigns or successors, the real estate, hereinafter described, situated in the county of Douglas and state of Kancas, to-wit:
eingala !treek;	8.8.8.83	af Landelle Dole Handred Facin (1844) Mess Jareage State his the Cating
treet;	233025	of Lagrence
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The state of the s	173 62	,
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evidence by one	. 1524	To secure the said party of the second part, its assigns or successors, for an actual loan of money made to the said party of the first part, as evidence by or
he said party of	6429	certain Bond No
Dollars,	1832	the second part, its assigns or successors, in lawful money of the United States of America, the principal sum of Santa Action
	3 183	on and the state of the state o
coupons there-	9323	on Activities and Testing and Activities are not per annum from the second part, its assigns or successors, in lawful motion of the control o
and also promise	2013	for thereunto attached, both principal and interest being payable at the other of the MacChasta standard by the sums covered by this band any
this bond and er, and same to	1 25126 1	secured by this Mortgage Deed, to become immediately due and payable at option of mortgagee, without any notice of any kind whatever, and annexed
1 1	3 3:22 5	be collected in like manner as if the full time provided in said bond had expired.
second part, its	1842 03	It is Hereby Expressly Agreed, That said first party shall insure the buildings that are insurable herein, in favor of the party of the second part, it
successors, may	4 38 4	assigns or successors, against loss or damage by fire, in such sum and in such fire insurance companies as the second party, its assigns of
	Dark.	direct, and maintain such insurance during the continuance of this loan. It is Further Expressly Agreed, That the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens upon the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens upon the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens upon the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens upon the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens upon the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens upon the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens upon the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens upon the first party shall at all times keep the taxes and assessments of any and all kinds that may become liens upon the first party shall at all times keep the taxes and assessments of any and all kinds that may be considered to the first party shall at all times keep the taxes and assessments of any and all kinds that may be considered to the first party shall be allowed to
come liens upon his loan.	0	It is Further Expressly Agreed, That the first party shall at all times keep the taxes and assessments of any during the continuance of this loan, said premises fully paid and satisfied, and that said security shall remain and be kept as good as the same is now during the continuance of this loan.
f money as may	.	the second party its assigns or successors, all and every such sum or sums of money as ma
h or remove any		
annum from the		prior or outstanding title, lien, claim or incumbrance on the premises nervol only only with interest nervol and all of which said sum or sums of
sum or sums of a		money and the interest to accrue thereon, shall also be a charge upon said premises, and shall be secured by this instrument in
	11/14/1	using and cum payable by the said bond is secured thereon.
due herein speci-	. 6	It is Further Agreed. That in case of default in the payment of said bond, or any part thereof, or any of the sums of money to become due herein specified, according to the renor and effect of said bond, or in the case of the breach by the said party of the first part, of any of the covenants or agreemen field, according to the renor and effect of said bond, or in the case of the breach by the said party of the first part, of any of the covenants or agreement party of the party of the second part, in
s or agreements	25 7 3	
second part, its	1 39 1	herein mentioned by the said first party to be performed, then and in that case, this source, and to have and receive all the rents and profits thereof, are assigns or successors, be at once entitled to the possession of the said above described premises, and to have and receive all the rents and profits thereof, are assigns or successors, be at once entitled to the possession of the said above described premises, and to have and receive all the rents and profits thereof, are
ns or successors,	Co. 13.	assigns or successors, be at once entitled to the possession of the said above destribed pictures, and other by the said second party, its assigns or successors the said bondwith interest accuract thereon and all moneys which may have been advanced and paid by the said second party, its assigns or successors with the aforesaid interest thereon, shall, thereupon, each and everyone of them, become and be at once due and payable at the option of the legal hold with the aforesaid interest thereon, shall, thereupon, each and everyone of them, become and be at once due and payable at the option of the legal hold with the aforesaid interest thereon.
the legal holder	8 633	with the aforesaid interest thereon, snail, increupon, each and everyone of term, occanic and the specific a
	त वा वा	hereof. In Testimony Whereof. The said party of the first part hand hereunto set
t above written.	1 3 2	In Testimony of merco, The same party of the same party
(SEAL)	3,07	DEAL CONTRACTOR OF THE CONTRAC
3	0/49	Scholad De Jahrans Land (SEA)
(SEAL)	17	
	· 5 7	STATE OF KANSAS, And glassif County, 55:
26 th	300	mataru Cullis in and for said County and State, do nereby certify that on this
	× 11 .	A D 1022 personally appeared before me
		Tallin 2 Jahan ton and Rettell a Jahrashan his sent file
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		to me personally known to be the identical personal, who executed and whose name
oing Extragage as		to me personally known to be the identical personal wno executed and whose manufactures to me personally known to be the identical personal wnose manufactures.
		grantors, and acknowledged the same to be
		In Testimony Whereof, I have hereunto set my hand and affixed my official seaf on the day and year and year
		(FS) 7 1 011 16
		an imministrational and imministration and imminist
		Commission expires Advantable Adj 8 1938 Notary Public.
tary Public.		Commission expires Gazzalda of 27 day of Sazzal A. D. 1952, at. S. Octock
100		Commission expires Sazaklah. 14 1922. Notary Public. Filed for Record on the 27 day of Sazaklah. A. D. 1952, at \$30 o'clock A.M. Steeles 17 224 1/22
tary Public. M. er of Deeds.		Commission expires Server A. D. 1982, at 1932 o'clock A. M. Filed for Record on the 27 day of Servi A. D. 1982, at 1932 o'clock A. M. Register of Deeds. Large Record on the Deputy.