Recorded September 21, 1912.

MORTGAGE RECORD

WITNESSETH, that Lena & Goff, as	
	ed basher Is Golf
her	husband 11
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of the county f. A fact and State of Kansas, party of	the first part, for and in consideration of
Conveys and Warrants to THE MERCHANTS LOAN AND	undeed and no/100 DOLL
part, its assigns or successors, the real estate, hereinafter described, sin	SAVINGS BANK, of Lawrence, Douglas County, Kansas, party of the se uated in the county of Douglas and state of Kansas, to-wit:
Eight Hundred -	Twelve (812) Vidin
Street For Twen	tes one (21) Block
Seven 171 Lanes	first addition
in the City o	A Laurencol.
	/
	_
	100
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
ertain Bond Noof even date herewith, in and by which sai	id bond the party of the first part promises to pay to the order of the said passes
ne second part, its assigns or successors, in lawful money of the United	States of America, the principal sum of tuenty live hundre Boll
may 31-1926 with interest at the rate.	A serien per cent, per annum from date
r thereunto attached both principal and externs being annum after matu	urity or default, interest payable semi-annually according to interest coupons the
d agree that in case any interest on any of said sums shall remain upper	ill offer the same beauty is NATIONAL BANK, Lawrence, Kansas, and also pron
eured by this Mortgage Deed, to become immediately due and payable collected in like manner as if the full time provided in said bond had e	
and the fact time provided in said bolid had e	xpireu,
rect, and maintain such insurance during the continuance of this loan.	he buildings that are insurable herein, in favor of the party of the second part, th fire insurance companies as the second party, its assigns or successors, m
It is Further Expressly Agreed, That the first party shall at all times d premises fully paid and satisfied, and that said security shall remain an	keep the taxes and assessments of any and all kinds that may become liens up ad be kept as good as the same is now during the continuance of this loan.
It is Further Agreed. That the first party shall repay to the record no	······································
or or outstanding title, lien, claim or incumbrance on the premises bereb	emiums and costs of insurance, or on account of, or to extinguish or remove ar
ney and the interest to accrue thereon, shall also be a charge upon said incipal sum payable by the said bond is secured thereon.	or and pand, until the same are repaid. And all of which said sum or sums or premises, and shall be secured by this instrument in the same manner as the said
It is Further Agreed, That in case of default in the payment of said b	ound, or any part thereof, or any of the sums of money to become due herein spec
in mentioned by the said first party to be performed, then and in that a	each by the said party of the first part, of any of the covenants or agreemen case, this conveyance shall become absolute, and the party of the second part, i
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The following is endorsed on original instrument: