## MORTGAGE RECORD

	WITNESSETH, that	James	V a. 4	geinger	and	Claro.	B 415	ina s
			h	ie wis	le.			assign
,		La	weense	Tran	and.			
of th	se county of ( )	gless and St	ate of Kansas, party	of the first part, f	or and in consi	deration of		123
		L JYLLAND	dred ?	ifty o	and I	201100		DOLI
part,	Conveys and Warrants its assigns or successor	to THE MERCH.	ANTS LOAN AN reinafter described.	VD SAVINGS BA situated in the cou	NK, of Laws	ence, Douglas Co	ounty, Kansas, p	arty of the s
	Jh.	es Mores	C Thirt		erest o	. /	West 1	last.
(4)	o) acred of	the nor	thewest	quarte	V (W	W4) at	section	-
	wenty (2	O) Jours	whip fo	urteen	114)0	Pange	Twenty	1(20)
							- /	
•••••								
Tess	ure the said assets (			,		······	75.5	
certain	ure the said party of the Bond No	e second part, its ass of even date become	igns or successors, f	lor an actual loan o	I money made	to the said party o	f the first part, a	s evidence by
the seco	ond part, its assigns or	successors, in lawful	money of the Unit	red States of Ameri	ca the princip	al amount Aire K	1. 1.1	2. 14 9 hali
0045	Recussed 4ck	, -1928 w	ith interest at the r	rate. Le scon	per cent, pe	er annum from	Ecember.	5th 192
until n	naturity and	dper cent.	per annum after n	naturity or default	interest navabl	a cami amusalla		st coupons the
and agr	ree that in case any inte	rincipal and interest	being payable at th	ne office of THE M	ERCHANTS NA	TIONAL BANK, La	iwrence, Kansas,	and also pron
	by this Mortgage Dece cted in like manner as i				ortgagee, witho	ut any notice of a	ny kind whatsoe	ver, and same
It	is Hereby Expressly d	greed. That said fire	st narty shall incur	ra tha buildings the	it are insurable	herein, in favor o	f the party of sh	
	or successors, against lo and maintain such insur				e companies as	the second party	, its assigns or	successors, m
111	is Further Expressly A.	arced. That the first	party shall at all sir	mer keen the taxes	and assessment	s of any and all k	inds that may be	come liens un
	many pant and sat	isirea, and that said s	ecurity snatt remain	n and be kept as go	od as the same	is now during the	continuance of a	his loan
	i: Further Agreed, Tha on paid by them, or any outstanding title, lien							
time the	said sum or sums of m	oney may have been	respectively so adva	ereby conveyed, wit	th interest there	on at the rate of t	en per cent. per	annum from t
	nd the interest to accru I sum payable by the sa			aid premises, and sl	all be secured	by this instrument	in the same ma	nner as the sa
It is	s Further Agreed. That	t in case of default in	n the navment of sa	aid bond, or any par	t thereof, or an	v of the sums of m	oney to become	lue herein ener
erein m	entioned by the said fir	st party to be perfore	or in the case of the	bat case this same	d party of the	first part, of any	of the covenants	or agreemen
with the	bondwith interest a aforesaid interest there							
	i i							
	Testimony Whercof. T	ac said party of the	nrst part nazazah	ereunto setd././.c.	Schand Schane	I seal,on the d	ay and year first	above written
				Jan	nes U.	Jasting	rer/	(SEAL)
	// >	2		161	asas D	Nassin	ger	(SEAL)
	KANSUS JOSE	//	OUNTY, SS:					
	e undersigned, a. 220	./	olic.	in and for said Co	unty and State	do hereby certify	that on this	Fifit
v. of	Micewilly	A. D.	1923, personally :	appeared before me	James	Il Mas	inger.	and_
	2010 10	suriger	1100 -00	refe l	Z			
	sonally known to be the					affixed	to the foregoin	g mortgage as
Li T	and acknowledged the	same to be	5.64.L	oluntary act and d	eed.			
1	estimony Whereof, 1 ha	se acreumo set my l	and and affixed my	y official seal on the	day and year	last above written.		
Commis	ssion expires 92	mary 3	706	21	6.4	erver	/	
		16 "	I 1	0 /.		25	Notary	Public.
Filed	for Kecord on the							
Filed	for Record on the		day of	Lea Sea	A. D. 193.	cleurs.	ck	(Dest