UNCOMORTGAGE RECORD

f our Lord one thousand nine	This Judenture, Made this / 8th day of December in the year of our Lord one thousand nin
	The Dille Diller, Made this Oth day of Accember in the very of our level
	hundred and twenty three in the year of our Lord one thousand nin
	WITNESSETH, that J. R. Beckty and Flore Becktel
	Held of the sail
	1 8 1 1 8
DOLLARS	of the country of country of and State of Kansas, party of the first part, for and in consideration of
Kansas, party of the second	CEPEN.IV
vij: Lot Mp Four(4)	THE Z ZING I V Conveys and Warrants to THE MERCHANTS LOAN AND CANNOG THE MERCHANTS
t no one ()	
to offend fast	The Marta Half (2) of Parky for Mumbered
the City of merry	15 1 80 Shirty (30) is the letter of Lawrence Danglas
17 in clat back al	
mon the	18 3 X 3 X
ageth West	1 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3
2 tathe bank	7 75
front due East	1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
and the track oftend	(
aucas Ruel	\$2 4 \$300°
rst part, as evidence by one	
e order of the said party of	10 secure the said party of the second part, its assigns or successors, for an actual loan of money made to the second part.
house and Dollars,	and by which said bond the party of the first party
ž	
g to interest coupons there-	With interest at the rate of the server
e, Kansas, and also promise	until maturity and
overed by this bond and	for thereunto attached, both principal and interest being payable at the office of The Merchants National Bank, Lawrence, Kansas, and also promise and agree that in case any interest on any of said sums shall remain approach of the Merchants National Bank, Lawrence, Kansas, and also promise
d whatsoever, and same to	and agree that in case any interest on any of said sums shall remain unpaid after the same becomes due, then the entire sums covered by this Mortgage Deed, to become immediately due and payable at creim of protections due, then the entire sums covered by this bond and
	secured by this Mortgage Deed, to become immediately due and payable at option of mortgagee, without any notice of any kind whatsoever, and same to be collected in like manner as if the full time provided in said bond had expired.
arty of the second part, its assigns or successors, may	1 is Hereby Extremly Jarred That said first count that he was to be all
1	assigns or successors, against loss or damage by fire, in such sum and in such fire insurance companies as the second party, its assigns or successors, against loss or damage by fire, in such sum and in such fire insurance companies as the second party, its assigns or successors, may
at may become liens upon	
uance 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 said premises fully paid and stylefed and that raid exquiring hall premises the taxes and assessments of any and all kinds that may become liens upon
or sums of money as may	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
extinguish or remove any cent. per annum from the	It is Further Agreed, That the first party shall repay to the second party, its assigns or successors, all and every such sum or sums of money as may have been paid by them, or any of them, for taxes or assessments, or for premiums and costs of insurance, or on account of, or to extinguish or remove any prior or outstanding tile, line, claim or insumbrance on the neuring time.
hich said sum or sums of	
e same manner as the said	
	money and the interest to accrue thereon, shall also be a charge upon said premises, and shall be secured by this instrument in the same manner as the said principal sum payable by the said bond is secured thereon.
o become due herein speci- covenants or agreements	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 speci-
rty of the second part, its	
s and profits thereof, and	
, its assigns or successors, option of the legal holder	assigns or successors, be at once entitled to the possession of the said above described primines, and to have and receive all the rents and profits thereof, and the said bond
	the another thereon, shan, thereupon, each and everyone of the m, become and be at once due and payable at the ontion of the last the
year first above written.	
	In Testimony Whereof. The said party of the first part hand hereunto set takethe handele and seal selection the day and year first above written.
(SEAL)	J. P. Bichtel (SEAL)
(SEAL)	The oil R 11
	(SEAL)
18+1	STATE OF KANSAS, Dataglas County, ss:
on this	00 + 400
ullips	I, the undersigned, a A.D. 19. 3 personally appeared before me.
	us) 0.1. presonally appeared before me.
12.5	g deschille and luca Bulle, tis wife
e foregoing mortgage as	to me personally known to be the identical personal who executed and whose name. And affixed to the foregoing mortgage as
[[[•]	grantor, and acknowledged the same to be
	The state of the s
	In Testimony Whereof, I have hereunto set my hand and affixed my official seal on the day and year last above written.
	Made March 27 - 22 & la Whipple
A Notary Public.	Commission expires 1927 Notary Public
<u>/</u> М.	Filed for Record of the 22 day of Locarithe A. D. 1923 at 10 50 clock AM
Register of Deeds.	B. M. Laracana Register of Deels,
Deputy.	
THE RESERVE THE PROPERTY OF THE PARTY OF THE	