MORTGAGE RECORD

| hundred and | | day ofin the year o | our Lord one thousand i |
|--|--|---|--|
| | | | |
| | | | |
| | | | |
| | | | |
| of the county of | nd C (17 | | |
| | nd State of Kansas, party of t. | he first pror and in consideration of | |
| Conveys and Warrants to THE ME | RCHANTS LOAN AND S | AVINGS BANK, of Lawrence, Douglas County, | DOLLA |
| part, its assigns or successors, the real estat | te, hereinafter described, situa | ted in the county of Douglas and state of Kansas, to- | Kansas, party of the seco |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | 127192 |
| To secure the said party of the second part, | its assigns or successors, for ar | actual loan of money made to the said party of the f | |
| ertain Bond Noof even date l | aerewith, in and by which said | bond the party of the first part promises to pay to the | rest part, as evid no by or |
| ne second part, its assigns or successors, in l | awful money of the United St | tates of America, the principal sum of | Dellas |
| n | with interest at the rate | per cent, per annum from | |
| ntil maturity andper | cent, per annum after maturi | ity or default, interest payable semi annually ! | |
| nd agree that in case any interest on any of | terest being payable at the offi | ice of THE MERCHANTS NATIONAL BANK, Lawrence | e, Kansas, and also promis |
| and the state of the perconne in | minediately due and payable a | t option of mortgager, without any notice of any lie | covered by this bond and ad whatsoever, and same to |
| and the same same | provided in said bond flad (x) | prica. | |
| rect, and maintain such insurance during th | e continuance of this loan. | buildings that are insurable herein, in favor of the p fire insurance companies as the second party, its | assigns or successors, may |
| a premises rany paid and satisficu, and that | said security shall remain and | eep the taxes and assessments of any and all kinds the be kept as good as the same is now during the contin | nuance of this loan. |
| ior or outstanding title, lien, claim or incum ne the said sum or sums of money may have | breance on the premises hereby been respectively so advanced I also be a charge upon said on | ty, its assigns or successors, all and every such sum nitums and costs of insurance, or on account of, or to conveyed, with interest thereon at the rate of ten per and paid, until the same are repaid. And all of w remises, and shall be secured by this instrument in th | extinguish or remove any cent, per annum from the |
| It is Further Agreed. That in case of def, d, according to the tenor and effect of said herin mentioned by the said first party to be p igns or successors, be at once entitled to the said bondwith interest accrued thereor | ault in the payment of said bo sond, or in the case of the brea performed, then and in that ca possession of the said above de thand all moneys which may be | and, or any part thereof, or any of the sums of money the by the said party of the first part, of any of the sas, this conveyance shall become absolute, and the passeribled premises, and to have and receive all the reason we been advanced and paid by the said second party htm, become and be at once due and payable at the or | covenants or agreements rty of the second part, its and profits thereof, and |
| In Testimony Whereof. The said party of | of the first part hahereun | to setn the day and | l year first above written. |
| | | | (SEAL) |
| | | | (SEAL) |
| TE OF KANSAS, | COUNTY SS | | (OEAE) |
| | | d for said County and State, do hereby certify that o | |
| of | 1 D 10U | red before me | on this |
| - , | . D. 19, personally appea | red before me | |
| | | | |
| e personally known to be the identical | | | |
| torand acknowledged the same to be | onwno executed and whos | se nameaffixed to th | e foregoing mortgage as |
| In Testimony Whereof 1 have become | t my band and a first to get | tary act and deed. | |
| the resulting of mercof, I have neverally set | t my nand and affixed my offic | rial seal on the day and year last above written. | |
| ommission expires | 10 | | |
| | | | Notary Public |
| or record on the | | | |
| | | | |
| | | | |