	MORTGAGE RECORD	635
	persons who excluded 3 to foregoing metadown or stated or to unit duly and severally acknowlidged the execution of the same - last witten. Ny completion expires	
	and and such perse	ns
5		
	Dec.16,1930 L.S.	
	C. E. Cory. Notary Public.	
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		01
	From MORTGAGE. State of Kansas, Douglas County, 55; Salvati. Army Do This instrument filed June 24, 1927 at 9:00 A.M. Prudential Investment Co.	Reg Tax # 2710
1	Salvati Army MORTGAGE. State of Kansas, Douglas County , ss; Po his instrument filed June 24, 1927 at	- 27/0
	Prudential Investment Co.	Dec Pd . 25
		#0 = C
200 100	THIS INDENTIFY Mode this lat day of the second Register of Deeds	× ×
	party of the first part, and THE DELEWINGLY DELEWINGS OF the County of and State of Kansas.	2 3
	of Kansas, of Topeka, State of Kansas, party of the second part:	Arring m
1	Witnesseth, That the said party of the first part, in conside ration of the sum of	·
	Thirty Three Mundred and no/100 (\$3300.00)Dollars to it in kand paid, the receipt whereof is her by acknowledged, doos by these presents Grant _Bargain _ Sall and Chard paid, the receipt whereof is her	
ţ	part, its successors and asri sna, all of the following doubt and convey unto the said party of the secon	"A la
1	Douglas and State of Kansas, to-wit.	n g
2	Lot Number Thirty -coven (37) on Vermont Street in the City of Lawrnce,	"2124 Find Jume 192 1988 Hill Varmal ( 14 Lan 13h, 77 (g. 40
	To Have and To Hold the same, with all and simpler the burnty	27
	To Have and To Hold the same, with all and singular the hereditaments and appurtchances thereunto belong- ing or in anywise appertaining, and all rights of homestend exception, unto the said party of the second partiand to its successors and mesters. Corport ind the article second second second second second second second	Si
	enant and agree that at the delivery borned it is the bard party of the first part does hereby cov-	
	seized of a good and indefeasible estate of inharitane and of wher of the premises above granted, and	0 8
	and that it will warrant and defend the same in the quiet and paceable possession of said party of the second part, its successors and sector. Compare for the the test the second part, its successors and sector.	14
	soever,	S.F.
	Provided, Always, and these presents are upon the following agreements, covenants and conditions, to-wit:	
	First That the party of the first part is justic inducted to the	
		•
- 47	of the actual loan of the said sure and purched by said party of the first part, in consideration	200
虚		0
	and all other indebtadness accruits beramder being burght is largely both principal and interest	5 B 2
	panel icaj at the office of the national bank of Topeka, in Topeka Kanses, and all of soid nates having	Si in
	Second that the party of the first part afees to keep all building and immediate	Render Gugs Dri Olimbras Cools y Doc
	promises in as good repair as they are at the date hereof' to normit we waste of any litely to the	6 × 5
	the buildings which are now or may hereafter be upon the remisse uncersingly insured to the amount of \$3300. Fire & \$3300.00 Tornado in insurance companies acceptable to the party of the second part	5
	with policies payable to it in case of loss to the amount then secured by this mentance to and	3
1	deliver to it, with satisfactory mortgagee clauses, all the policies of insurance on said buildings and to pay all insurance premiums when due. In case of loss it is agreed that the party of the second part	
	may collect the insurance menevs or may deliver the policies to the said party of the first part for	190
	coll action. At the election of the said party of the second part the insurance moneys shall be applied either on the indebtedenss secured hereby or in re-building.	20%
	Third. That the party of the second part may make any payments pacessary to remove on entire utab	the same
	any prior or outstanding title, lien or incumbrance on the premises hereby conveyed and may pay any un- paid taxes or assessments charged against said property, and may insure said property if defaultto made	Y 11.
	In the covenant to insure and if suit shall be filed for the foreclosure of this montrease may have the	111
	abstract of title extended from the date of record of this percence to the date of filling such fore- closure out, questild road estate and togethered by this fortgage and may be recovered with interest	in.
	at ten per cent in any suit for the foreclosure of this mortgage .in case of foreclosure it is agreed	Surger States
	that the judgment rendered shall provide that the whole of said real estate shall be dold together and not in parcels.	Since
	Fourth, That in case of default of any of the cover ints or agreements herein contained, the	MALL
	rents and profits of the said premises are pledged to the party of the second part as additional and collateral security for the payment of all the indebtedenss secured hereby, and the said party of the	1436
	second part is entitled to the possession of said property ,by a receiver or otherwise, as it may elect.	10.40
	Fifth, That the party of the first part hereby agrees to pay all taxes and assessments, general or special, which may be assessed upon saidland, premises or property or upon the interest of the party	the he
	of the second part therein, and not to suffer or permit all or any part of the taxes or assessments to be	1 1 1 1
	come or remain delinquent.or may interest therein to be sold for taxes. Sixth. That the parties hereto further agree that all the covenants and agreements of the party	INN.
	of the first part herein contained shall extend to and bind their heirs, executios, administrators, succes-	
170k	ors and assigns, and shall inure to the benefit of the marty of the second part, its successors and ass- igns.	the start
	Soventh, That if such payments be made as herein specified this conveyance shall be void, but	1001
i.	if any note herein described, whether for principal or interest, or any part of the indebtedness secured by this mortgage, or any interest thereon, be not paid whon due, or if default be made in any covenant or	Jan .
	agreement herein contained, or if at any time any law, either federal or state, should be passed imposing	12 59 14
5	or authorizing the imposition of any specific tax upon mortgages or bonds, or upon the prinicpal or in-	[4]
	terest monay secured by bonds or mortgages, or by virtue of " high the owner, for the time being, of the land above described, shall be authorized to pay any such tax upon said bond of mortgage, or principal	0
	or interedt thereby secured, or on the security, or either of them, and deduct the amount of such tax [e]	have been print
1. 20	paid from any money or principal or interest secured by said bond and mortgage, then in any such case the said principal sum herein secured, with all arrearages of interest thereon, shall at the option of	Bar.
	the holder of this mortgage be and become immediately due and payable, anything in the note or bond here	1 1
	by secured or in this mortgage contained to the contrary, notwithstanding; and it shall then be lawful and the said mortgagor does authorize the said mortgagee to at once foreclose this mortgage; and no fail	
	ure on the part of the second party to exercise any option to declare the maturity of the debt hereby	X
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