Reg. No. 14,334

		MOPT	GAGE	66851	BOOK 119
		monu	GAGE		1 No. A=20112-10
	enture, Made this mes H. Swanson an				<u>, 19 58</u>
CIATION of To WITNESSET	nty, in the State of Kampeka, Kansas, of the second result. That said first particular state of the second and no/100-	ond part; s, in consideration o	f the loan of the sum	of	
made to them by said second part	second party, the receipt y, its successors and assi and State of I	of which is hereby a gns, all of the follow	cknowledged, do by	these presents mort	rage and warrant unto
	Lot Ten (10), in Addition to the C	Block One (1), ity of Lawrence	, in Schwarz Ad	ares No. 2, an inty, Kansas.	1 [°]
	t is understood a				
TO BAVE A	Il besting, lighting, and and doors, and window ab mid property or bereaft ND TO HOLD THE SAN or in anywise appertain ALWAYS, And this inst	IE, With all and sing ng, forever, and her	rular the tenements, eby warrant the title	hereditaments and to the same.	appurtenances there-
	mend and no/100- meon, advanced by said 0 party under the terms a reput as follows:				
In monthly in due on or before	stallments of \$ 56.22 the 20th day of reafter until total amount	esch, includi October	ng both principal and , 19.58, and a	interest. First pa	syment of \$ 56.28
	urther provides: Upon tr ereunder may at the opt tion and agreement of th				
which the first pu which the first otherwise. This sentatives, success terest; and upon the same time a of the proceeds	tion and agreement of the rties, or any of them, by parties, or any of them, no smortgage shall remain mesors and assigns, until a a the maturing of the pre- nd for the same specified of sale through foreclosu	second parry, and a nay owe to the secon in full force and eff amounts due here sent indebtedness fo causes be considere a or otherwise.	d party, however evi ect between the part under, including futu r any cause, the tota d matured and draw	is in addition to the denced, whether by les hereto and their re advancements, a "debt on any such a ten per cent interes	e amount above stated note, book account or heirs, personal repre- re paid in full, with in dditional loans shall a t and be collectible out
First parties in good condition assessments and	agree to keep and mainta n at all times, and not su insurance premiums as	in the buildings nov iffer waste or permi required by second	w on said premises o t a nuisance thereon. party.	which may be her First parties also	eafter erected thereon agree to pay all taxes
First parties including abstra and in this more	also agree to pay all cost of expenses, because of t trage contained, and the barehy assign to second r	s, charges and expen he failure of first p same are hereby se	ses reasonably incur arties to perform or cured by this mortge	comply with the part of a strange.	time by second party provisions in said not
property and co pairs for improve in this morrow of said note is t	hereby assign to second p this note, and hereby auti- liect all rents and income sments necessary to keep s or in the note hereby (ully paid. It is also agree the collection of said su	and apply the same said property in ter secured. This assigned that the taking of me by the same	r its agent, at its op on the payment of in nantable condition, o ament of rents shall f possession hereund	tion upon default, surance premiums, r other charges or continue in force u ler shall in no mar	to take charge of said taxes, assessments, re payments provided for ntil the unpaid balance uner prevent or retard
The failender	second party to assert an be same at a later time, in this mortgage contain	and by toreclosure o	nder et env time al	all not be send	

rig 3

This mortgage shall extend to and be binding upon the beirs, executors, administrators, success spective parties hereto. IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year i sors and assigns of the

won

John J. Swanson

ar first above written

Hickory