a being and a provide and a second state of the first factor of the first state of the second state of the second	STORE AND ADDRESS OF THE OWNER OF	THE REPAIR A TRADE IN THE REPAIR AND A PARTY AND A REPAIR AND A DECOMPOSITION OF A DECOMPOSITICA DEC
the expense of the said parties of the and effect.	e first part, othe	rmise to remain in full force
And the said parties of the first pa	art do hereby cove	nant and agree to pay, or cause
to be paid, the principal sum and integether with all costs and expenses of	erest above specif.	led, in manner alloresaid, to-
incurred and paid by the said party of	the second no. t	y there shall be, and any costs
maintaining the priority of this mortg	age: that the gold	The successors or assigns, in
make any payments necessary to remove	or extenguish any	prior or outstanding title.
lien or incumbrance on the premises he	reby conveyed. and	any sums so paid shall be-
come a lien upon the above described r	eal estate and be	secured by this mortgage and
may be recovered with interest at ten	per cent in any su	it to foreclose this montgage
And the said parties of the first pa	rt hereby further	covenant and agree to nev oll
taxes, general or special, which may b	e assessed upon sa	id land, premises or property;
Also to abstain from the commission of	waste on said pre	mises, and keep the buildings
in good repair and insired to the amount to the said party of the second part,	ite successors -	isruance companies acceptable
deliver to it or them all policies of	insumance on said	huildings and the serverale
thereof; and in case of failure to do a	so, the said party	of the second part its suc-
cessors or assigns, may pay such taxes	and assessments.	make such meaning, on effect
such insurance, and the amounts paid th	nerefore, with int	enest themeon from the data
of payment, at the rate of ten per cent	Den annum, chall	he collectible with or a next
oi, and in the same manner as the print	inal sum nemehy 5	ellowed
And the said parties of the first par	rt do further cove	nant and agree that in case of
default in payment of any installment of	of interest, or in	the performance of any of the
covenants or agreements herein containe	d, then, or at an	y time thereafter during the
continuance of such default, the said p may, without notice, declare the entire	debt hereby coon	d part, its successors or assig
and t'erupon, or in case of default in	nevrent of said n	red immediately due and payable
said party of the second part, its succ	essons on ossigne	chall be artitled to the
inmediate possession of said premises.	by receiven on ot	henri se as it move aleat and
to the subsequent rents and profits of	said neemises, wh-	ich and handhy pladrad to the
legal noider nereor as additional and c	ollateral security	for the payment of all monies
centioned herein, and may proceed to fo	reclose this monto	age and in ance of forceleast
he Judgment rendered shall provided th	at the whole of se	id premises be sold together
nd not in parceis.		
In witness whereof, the said parties	of the first part	have hereunto set their hands
he day and year first above written.		
+ a+ a = 0 //		Thomas W. Gibler,
tate of Kansas,) ounty of Douglas,)ss.	and the state of the	Mary E. Gibler,
On this 23th day of Voy A D 1010 be	Pa a	
On this 23th day of May A.D. 1919, ber nd for said County and State, personal	tore me, the under	signed, a Notary Public in
usband and wife to me known to be the	Ly appeared Thomas	w. Gibler and Mary E. Gibler
oregoing instrument, and acknowledged t	that they evented	the same as their inclusion
ct and deed.	and anoy executed	one same as their voluntary
In witness whereof, I have hereunto se	t my hand and off	ived my official coal ca
La dana da la d	and name and BIT	ixed by billcial seal, on
he day and year last above written.		
ne day and year last above written. y commission expires Jan'y 19, 1922.		Geo. L. Kreeck.

My commission expires Jan'y 19, 1922. (L.S.) Recorded July 24, 1919, . At 11:24 o'clock A.M.

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He northrup, ter of Deeds, Fine Flord Deputy. Oct. 25

Fecorada

sing is endorred on the original instrument: secured by this mortgage has been paid in full, and this

The following is end: The note secured 1

mortgage is hereby released

Jarmene

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Deeds

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The following is and

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mortgage

11416 Deen paid

in full,

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cancelled this

MORTGAGE.

This indenture, made this 21st day of March A.D. 1919, between Rose Rudolph and John C. Rudolph, husband and wife of the County of Douglas and State of Kansas parties of the first part, and The Farmers State & Savings Bank a corporation under the laws of the State of Kansas, located at Lawrence, Douglas County, Kansas, party of the second part:

Witnesseth, That the said parties of the first part, in consideration of the sum of Eleven hundred and no/100 (\$1,100.00) Dollars, in hand paid, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell and convey unto the said party of Eleven nundeed and no/100 (01,100.00) Bollins, in hand part, one receipt whereas in hereby acknowledged, do hereby grant, bargain, sell and convey unto the said party of the second part, its successors and assigns, the following described real estate, sit-uate in the County of Douglas and State of Kansas, to-wit:

All of the South thirty feet (30) of lot Eighty, and all of lot Eighty-two, on Kentucky Street, in the City of Lawrence Douglas County, Kansas

TO HAVE AND TO HOLD the same, with the appurtenances thereunto belonging or in anywise appertaining, including any right of homestead and every contingent right or estate therein, unto the said party of the second part, its successors or assigns forever; and the said parties of the first part hereby covenant that at the delivery hereof they are lawfully seized of said premises and have good right to convey the same; that said premises are free and clear of all incumbranced; and that they will Warrant and Ball presses are tree and clear of all incompanded; and only only only will warrant and Defend the same against the lawful claims of all persons whomsomyer, Provided, However, That if the said parties of the first pirt, shall pay or cause to be paid to the said party of the second part, its successors or assigns the principal sum of Eleven Hun-dred and no/100 (\$1,100.00) Dollars, on the 21st day of March A.D. 1924, with interst thereas at the state of six part and party prevention and the old the old the old the said thereon at the rate of six per cent per annum, payable semi-annually on the 21st days of Sept. and March in each year, together with interest at the rate of ten per cent per annum on any installment of interest which shall not have been paid when due, and per annum on any installment of interest which shall not have been paid when due, and on said principal sum after the same becomes due or payable, according to the tenor and effect of a certain promissory note, and ten coupon interest notes thereto attached bearing even date herewith, executed by said parties of the first part and payable to the party of the second part or its order at the office of said Bank, in Lawrence,

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