## MORTGAGE RECORD

.A. D. 19.2.9 between ift.

rs State and Savings Bank, a ..... ......Dollars, id party of the second part, Martin of the scola part, seen (13) Range writern (13) Morthuest

Netheries Prase (23) Ando; Ase Cast eight : (57.6) roda; (57.6) roda;

any right of homestead and part.معد....of the first part convey the same; that said lawful claims of all persons cond part, its successors or

.....Dollars, ......per cent per annum, .....in each year, due, and on said principal

all and singular the covepart, otherwise to remain pal sum and interest above and paid by the said party t may make any payments sums so paid shall become at in any suit to foreclose

or special, which may be ildings in good repair and , its successors or assigns, re to do so, the said party he amounts paid therefore, in the same manner as the

ny installment of interest, uance of such defaults, the ue and payable, and theressigns, shall be entitled to said premises, which are and may proceed to fore-her and not in parcels. a.....the day and year

in and for said County executed the

......

к. Q. м. ....., Register of Deeds. ....., Deputy.

.....

....

of the County of Northolds and State of Kansaa parties of the first part, and The Farmers State and Savings Bi corporation under the laws of the State of Kansas, located at Lawrence, Douglas County, Kansas, party of the second part: WITNESSETH, That the said part. Ala of the first part, in consideration of the sum of Sinty for Live Hundred and Market and Society (1990) (	1	10.1	This Indenture, Made this 9th day of 9 elvery A. D. 1922, ber Jose Hort and Abore West, Inaband and wife
<pre>https://www.mail.com/schemeling/schemel</pre>	nd the		of the County of North 2000 and State of Konson partials of the first part, and The Farmers State and Savings Bar corporation under the laws of the State of Kansas, located at Lawrence, Douglas County, Kansas, party of the scond part: WITNESSETH, That the side part has of the former and the side of the former and the fo
<pre>fit service and a serve, the allowing decredent of an error, that is the (Samy all Star Allow). The service of the servic</pre>			in hand paid, the receipt whereof is berely acknowledged day
TO HAVE AND TO HOLD do sume, with the apportenances thereants belonging or in anywise appertaining, including any right of homestal energy outputs right or enarce threin, unso the sing party of the scond part, its successor as aligns forcer; and the saip party of the scond part, its successor as aligns forcer; and the saip party of the scond part, its successor as aligns forcer; and the saip party of the scond part, its successor as aligns forcer; and the saip party of the scond part, its successor as aligns forcer; and the saip party of the scond part, its successor as aligns forcer; and the saip party of the scond part, its successor as aligns forcer; and the saip party of the scond part, its successor as aligns forcer; and the scond part, its successor as aligns forcer; and the scond part, its successor as aligns forcer; and the scond part, its successor as aligns forcer; and the scond part, its successor as aligns, interest shifts along the scond part, its successor as aligns, interest shifts along the scond part, its successor as aligns, interest shifts along the scond part, its successor as aligns, internet shifts along the scond part, its successor as aligns, internet shifts along the scond part of the scond p	12		its successors and assigns, the following described real estate situate in the County of Nortala and State of Marson and State of Marson to the second of th
asigns the principal and and the scalar prince of the first part data of the scalar part of the scalar part of the scalar part, its scaces of the scalar part of t	<u>t</u>	ie.	
asigns the principal sum of	1	10	
asigns the principal sum of	1	31.0	
<pre>steps the principal sum of</pre>	2111	A.1	
asigns the principal sum of	1.11	Ben	
asigns the principal sum of	0.15		TO HAVE AND TO LOT D.
<pre>steps the principal sum of</pre>	note sam	plender	tery comment upit or estate therein, unto the said party of the second part, its successors or assigns forever; and the said partile free first hereby covenant
an the	i i i	ð	PROVIDED, HOWEVER, That if the said part. MAN the first part, shall pay or cause to be paid to the said parts of the second part its average
an the		1	assigns the principal sum of
pipsine ermannaly on the			on the ALL day of a characterized and A. D. 1023 with interest thereon at the rate of Qint (100)
of the second part, its successors or asigns, immaintaining the priority of this mortgage; that the scil part may make any pays mecessary to remove or extinguish any prior or outstanding, title lien or incumbrance on the premises hereby concreted, and any sums op paid shall be a lien apon the above described trait state and be secured by this mortgage, and may be recovered with interest at ten per cent in any suits to fore this mortgage. And the scild part 1.0	133		payable semi-annually on the UTL days of UUQUEL and Schuld Students
of the second part, its successors or asigns, immaintaining the priority of this mortgage; that the scil part may make any pays mecessary to remove or extinguish any prior or outstanding, title lien or incumbrance on the premises hereby concreted, and any sums op paid shall be a lien apon the above described trait state and be secured by this mortgage, and may be recovered with interest at ten per cent in any suits to fore this mortgage. And the scild part 1.0	N.	Ni	sum after the same becomes due or payable, according to the tenor and effect of a certain promissory note, and teny (10)
of the second part, its successors or a signs, immaintaining the priority of this mortgage; that the said part, of the scond part may make any pays mecessary to remove or extinguish any prior or outstanding, tible lien or incumbrance on the premises hereby concryct, and any sums op paid shall be a lien upon the above described trans to the source of the the source of the balofings in good repair insured to the scond part, its successors or a signs, may pay such taxes and a secured by this mortgage. And the scill part.42	1:4	d	-Many of state company, in Lawrence, Kansas, or such other place as the legal holder of the principal note may in writing designate, which note repre-
of the second part, its successors or a signs, immaintaining the priority of this mortgage; that the said part, of the scond part may make any pays mecessary to remove or extinguish any prior or outstanding, tible lien or incumbrance on the premises hereby concryct, and any sums op paid shall be a lien upon the above described trans to the source of the the source of the balofings in good repair insured to the scond part, its successors or a signs, may pay such taxes and a secured by this mortgage. And the scill part.42	30	2	a just indebtedness and an actual loan from the party of the second part to the part, and the first part; and shall perform all and singular the c
of the second part, its successors or a signs, immaintaining the priority of this mortgage; that the said part, of the scond part may make any pays mecessary to remove or extinguish any prior or outstanding, tible lien or incumbrance on the premises hereby concryct, and any sums op paid shall be a lien upon the above described trans to the source of the the source of the balofings in good repair insured to the scond part, its successors or a signs, may pay such taxes and a secured by this mortgage. And the scill part.42	38	99	in full force and effect.
Interesting to remove or extinguish any prior or outstanding, titles lien or incumbrance on the premises hereby convered, and any sums so paid shall be a lien upon the above described real state and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to fore this mortgage.         And the said partADAof the first part hereby further covenant	5	0.00	specified, in manner aforesaid, together with all costs and expenses of collections, if any there shall be, and any costs, incurred and haid by the said r
this mortgage.  And the said part.ALAof the first part hereby further covenant			
of the second part, its successors or assigns, may pay such taxes and assessments, make such repairs, or effect such instruct, and the manunts paid there with interest threan from the date of payment, at the rate of ten per cent per annum, shall be collectible with, as a part of, and in the same manner as principal sum hereby secured.         And the said partialof the first part dointere ovenant and agree that in case of default in payment of any of the venenants or agreements herein contained, then, or at any time therefore during the continuance of such defaults, said party of the second part, its successors or assigns, may, without notice, declare the entire debt hereby secured immediately due and payble, and the upon, or in case of default in payment of said promisory note at maturity, the said party of the successors or assigns, shall be entitle the immediate possesion of said permises, by treceiver or otherwise, as it may elect, and to the subsequent rents and proints of said permises, which hereby pledged to the legal holder hereof as additional and collateral security for the payment of all monies mentioned herein, and may proceed to f close this mortgage; and in case of foreClosure, the judgment rendered shall provide that the whole of said premises be sold together and not in paretise.         STATE OF KANSAS,       55:         County of .Norucleas	30	38	necessary to remove or extinguish any prior or outstanding title, lien or incumbrance on the premises hereby conveyed, and any sums so paid shall bee
of the second part, its successors or assigns, may pay such taxes and assessments, make such repairs, or effect such instruct, and in the same manner as principal sum hereby secured.         And the said partialof the first part dofurther covenant and agree that in case of default in payment of any of the vorenants or agreements herein contained, then, or at any time therefare during the continuance of such features, said party of the second part, its successors or assigns, may, without notice, declare the entire debt hereby secured immediately due and payable, and the upon, or in case of default in payment of said promisory note at maturity, the said part of the succouser or assigns, shall be entitled the immediate possion of said permiss, by receiver or otherwise, as it may elect, and to the subsequent rents and provides of said permiss, which hereby pledged to the legal holder hereof as additional and collateral security for the payment of all monies mentioned herein, and may proceed to for close this mortgage; and in case of foreClosure, the judgment rendered shall provide that the whole of said permiss be sold together and not in pareits. WHEREOF, The said part_itafurther content is the activation sethandshandshereathandshereathandshereathandshereathandshereathandshereathandshereathandshereathandshereathandshereathandshereath	20	9 8	necessary to remove or extinguish any prior or outstanding titles lien or incumbrance on the premises hereby conveyed, and any sums so paid shall bee a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to force
of the second part, its successors or assigns, may pay such taxes and assessments, make such repairs, or effect such instruct, and in the same manner as principal sum hereby secured.         And the said partialof the first part dofurther covenant and agree that in case of default in payment of any of the vorenants or agreements herein contained, then, or at any time therefare during the continuance of such features, said party of the second part, its successors or assigns, may, without notice, declare the entire debt hereby secured immediately due and payable, and the upon, or in case of default in payment of said promisory note at maturity, the said part of the succouser or assigns, shall be entitled the immediate possion of said permiss, by receiver or otherwise, as it may elect, and to the subsequent rents and provides of said permiss, which hereby pledged to the legal holder hereof as additional and collateral security for the payment of all monies mentioned herein, and may proceed to for close this mortgage; and in case of foreClosure, the judgment rendered shall provide that the whole of said permiss be sold together and not in pareits. WHEREOF, The said part_itafurther content is the activation sethandshandshereathandshereathandshereathandshereathandshereathandshereathandshereathandshereathandshereathandshereathandshereath	3 9	3 8	necessary to remove or extinguish any prior or outstanding title, lien or incumbrance on the premises htreby conveyed, and any sums so paid shall bee a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to force this mortgage. And the said part.Mam.of the first part hereby further covenantand agreeto pay all taxes, general or special, which may
principal sum hereby secured.         And the said partices	39	y V	necessary to remove or extinguish any prior or outstanding, title, lien or incumbrance on the premises hreeby conveyed, and any sums so paid shall be a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to fore this mortgage. And the said part. Ata
or in the performance of any of the covenants or agreements herein contained, then, or at any time thereafter during the continuance of such defaults said party of the second part, its successors or assigns, may, without notice, declare the entire dubt hereby secured immediately due and papable, and the upon, or in case of default in payment of said premisery note at maturity, the said part of the second part, its successors or assigns, shall be entitle the immediate possession of said premisers, by receiver or otherwise, as it may elect, and to the suboquent rents and profits of said premisers, which hereby pledged to the legal holder hereof as additional and collateral security for the payment of all monies mentioned herein, and may proceed to f close this mortgage; and in case of forcelosure, the judgment rendered shall provide that the whole of said premises be sold together and no in pareds. IN WTINESS WHEREOF, The said part, it and of the first part has a hereunto set. Their hands the day and y first above written. STATE OF KANSAS, County of MEREOF, and day of <u>Adaman Adaman Ada</u>	39	98	necessary to remove or extinguish any prior or outstanding, title. lien or incumbrance on the premises hereby conveyed, and any sums so paid shall be a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to fore this mortgage. And the said part.ataof the first part hereby further covenantand agreeto pay all taxes, general or special, which may assessed upon said land, premises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair insured to the amount of \$\$2000.00
sid party of the second part, its successors or assigns, may, without notice, defare the entire deb hereby secured immediately due and payable, and the upper of a scale of default in payment of said promissory note at maturity, the said party of the second part, its successors or assigns, shall be entitle the immediate possession of said premises, by breeiver or otherwise, as it may elect, and to the subsequent rents and provides of said premises, which hereby pledged to the legal holder hereof as additional and collateral security for the payment of all monies mentioned herein, and may proceed to folge this mortgage; and in case of foredosure, the judgment rendered shall pool that the whole of said premises be sold together and not in pareets. IN WITNESS WHEREOF, The said part. its accord the first part hack	3	9 0	necessary to remove or extinguish any prior or outstanding, title, lien or incumbrance on the premises threby conveyed, and any sums so paid shall bee a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to fore this mortgage. And the said part. Ata
the immediate passession of said premises, by receiver or otherwise, as it may elect, and to the subsquent rents and profits of said premises, by receiver or otherwise, as it may elect, and to the subsquent rents and profits of said premises, by free been been been been been been been b	US G	S Contraction of the second se	necessary to remove or extinguish any prior or outstanding, title, lien or incumbrance on the premises https:// and any sums so paid shall be a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to fore this mortgage. And the said part.AAAof the first part hereby further covenantand agreeto pay all taxes, general or special, which may assessed upon said land, premises on property; Also to abstain from the commission of waste on said perturbed the second part, its successors or assign and deliver to it or them all policies of instructe on said buildings, and the reewals thereoi; and in case of failure to do so, the said p of the second part, its successors or assign, may pay such taxes and assessments, make such repairs, or effect such insurance, and the amounts paid there with interest thereo from the date of payment, at the rate of ten per cent per annum, shall be collectible with, as a part of, and in the same manner as principal sum hereby secured.
close this mortgage; and in case of foredowre, the judgment rendered shall provide that the whole of said premises be sold together and not in pareits. IN WITNESS WHEREOF, The said part14aof the first part hards	W.		necessary to remove or extinguish any prior or outstanding, title, lien or incumbrance on the premises threby conveyed, and any sums so paid shall be a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to fore this mortgage. And the said part. ALO
first above written.  first above written.  STATE OF KANSAS, County of NOTICIDAD:  On this 9400 day of NoticidaD:  On this 9400 day of NoticidaD:  A. D. 1924 before me, the undersigned, a Notary Public in and for said Cou and State, personally appeared PLASD Thrue source Above Note:  Notary Public in and for said Cou same as 12400.  In Witness Whereof, I have hereunto set my hand and afficial scal, on the day and year last above written.  Ny Commission expires Octobery. IS. Pik-14.  Notary Public  Filed for Record on the	13 .		necessary to remove or extinguish any prior or outstanding, title, lien or incumbrance on the premises hreby conveyed, and any sums so paid shall bee a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to fore this mortgage. And the said part.MAof the first part hereby further covenantand agreeto pay all taxes, general or special, which may assessed upon said land, premises or property; Also to abstain from the companies acceptable to the said part, of the second part, its successors or as sign and deliver to it or them all policies of insurance on said buildings, and the renewal thereof; and in case of failure to do so, the said p of the second part, its successors or asigns, may pay such taxes and assessments, make such repairs, or effect such insurance, and the amounts paid there with interest thereon from the date of payment, at the rate of ten per cent per annum, shall be collectible with, as part of, and in the same manner as principal such agrat
STATE OF KANSAS,       ss:         On this	13 · · · · · · · · · · · · · · · · · · ·	3	necessary to remove or extinguish any prior or outstanding, title, lien or incumbrance on the premises hereby conveyed, and any sums so paid shall bee a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to fore this mortgage. And the said part.MAof the first part hereby further covenant
County ofNoruclas:       55:         On this	تابر وعد . می	53 53	necessary to remove or extinguish any prior or outstanding, title, lien or incumbrance on the premises hreby conveyed, and any sums so paid shall be a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to fore this mortgage. And the said part.AtA
County of Norwalas	- 12 	203	necessary to remove or extinguish any prior or outstanding, title, lien or incumbrance on the premises hreby conveyed, and any sums so paid shall be a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to fore this mortgage. And the said part.AtA
County of Norwalas	10 -1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	15 203 M	necessary to remove or extinguish any prior or outstanding, title, lien or incumbrance on the premises hreby conveyed, and any sums so paid shall be a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to fore this mortgage. And the said part.AtA
County of Noruclas	1.00 - 1.00 - 1.00 (1) 1.1.1.20 - 1.00 (1) 1.1.1.20 - 1.00 (1)	12:5 203	necessary to remove or extinguish any prior or outstanding, title, lien or incumbrance on the premises hereby conveyed, and any sums so paid shall bee a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to fore this mortgage. And the said part.AtA
and State, personally appeared <u>PAASI Throw Based None Third</u> , shuthand and utrife to me known to be the same persons	20 190 - 15 17 10 262 - 0	17 6-5 203 M	necessary to remove or extinguish any prior or outstanding, title, lien or incumbrance on the premises hereby conveyed, and any sums so paid shall bee a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to force this mortgage. And the said part.Mafu the first part hereby further covenant
Same asthur	5 ( 2 - 190 - 1) ( 10 - 1)	th 77 Py. 263	necessary to remove or extinguish any prior or outstanding, title, lien or incumbrance on the premises hereby conveyed, and any sums so paid shall bee a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to force this mortgage. And the said part.Mafu the first part hereby further covenant
In Witness Whereof, I have hereunto set my hand and affixed my official seal, on the day and year last above written.	1441 15 ( 20 - 1 - 1 - 1 - 00 - 1 - 00 - 1 - 00 - 1 - 00 - 1 - 00 - 1 - 00 - 1 - 00 - 1 - 00 - 0	the Bart 19 Res 203	necessary to remove or extinguish any prior or outstanding, title, lien or incumbrance on the premises hreby conveyed, and any sums so paid shall been a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to fore this mortgage.         And the said part.Ma
My Commission expires. October. 18. 1926.4. Notary Public Filed for Record on the	Luther 1 20 (age 100 - 1) (a 	- Obe Bort 14 Res 203	necessary to remove or extinguish any prior or outstanding, title, lien or incumbrance on the premises hereby convered, and any sums so paid shall bee a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to fore this mortgage.         And the said part.Ma
BUS of Filed for Record on the day of A. D. 19 22 at 2 o'clock	1. Subtrat 196 - 1 - 10 - 1 - 10 - 1 - 10 - 10 - 10 -	we are Book 14 Pars 200	necessary to remove or extinguish any prior or outstanding, title line or incumbrance on the premises hereby convered, and any sums so paid shall been a line upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to fore this mortgage.         And the said part.Ma
	Timered Shall for the second of the second o	minul de Borth 14 Parts 203	Interesting to remove of extinguish any prior or outstanding, titles lien or incumbrance on the premises treby convered, and any sums so paid shall been a lien upon the above described real estate and be secured by this mortgage, and may be recovered with interest at ten per cent in any suit to fore this mortgage.         And the said part.Ma
	and and shutted to a second se	Comment are Borth of Pair 203	Interesting to remove of extinguish any prior or outstanding, title item or incumbrance on the premises propriety and any sums so paid shall been a lice upon busid shall predice a special with interest at ten per cent in any suit to fore         And the said part.442

4171

1 1

the second s

and the states

-----

State States 1 1 Sale.

man and the second

Weller.

1 -