MORTGAGE RECORD

of the County of and Center of 195	Barana And Savings Bart, and The Farmers State and Savings Bar
corporation under the laws of the State of Kansas, located at Law WITNESSETH. That the said part. 46.06 the first part.	wrence, Douglas County, Kansas, party of the second part:
in had all the wint the title the should be de-	Dol
its successors and assigns, the following described real estate, situa	the in the Courty of Bether Bland State of Managard (16), to- tion the Courty of Bether Bland State of Managard (16), to- tion (25), Substitute of Bether Bland State of Courty of Barrers (16), A. Lamer Place in the Rocky of Barrers and
and Jen (10) feet an the so	rethe side of lat number Diateen (16,
Dansas Messaber Missel	9) Lane Place in the City of however
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every contingent right or estate therein, unto the said party of the nereby covenantthat at the delivery hereofthus, area.	es thereunto belonging or in anywise appertaining, including any right of homestead second part, its successors or assigns forever; and the said part
vhomsoever,	Theywill Warrant and Defend the same against the lawful claims of all per
	(F.500.00) Doll
Live Hundred and Mino	(7300,00) Doll
n the A. D.	19.25, with interest thereon at the rate of Jazika] per cent per ann
	installment of interest which shall not have been paid when due, and on said princ
	nd effect of a certain promissory note, and Six coupon interest n
hereto attached bearing even date berewith executed by said part	11.0 of the first part and payable to the party of the second part or its order at
of said company, in Lawrence, Kansas, or such other place a	as the legal holder of the principal note may in writing designate, which note repres
just indebtedness and an actual loan from the party of the second	d part to the partof the first part; and shall perform all and singular the c
ants herein contained; then this mortgage to be void, and to be rel a full force and effect.	leased at the expense of the said part
CONTRACTOR	
pecified, in manner aforesaid, together with all costs and expenses f the second part, its successors or assigns, in maintaining the prio ccessary to remove or extinguish any prior or outstanding title, lie	of collections, if any there shall be, and any costs, incurred and paid by the said pa ority of this mortgage; that the said party of the second part may make any payme en or incumbrance on the premises hereby conveyed, and any sums so paid shall bece
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