Becorded 1200

in marriage has been raid in full, and this cancelled this

The following is endoresed on the original instrument:

For assignment fee Book 65 Tage. 129.

MORTGAGE RECORD

공사 회교도 학생의 기업 방송 사실을 잃었다. 그런 하는 이번 사람이 있는 것이 되었다면서 있었다. [1]	day of June de De 1927, ber
of the County of	parteed of the first part, and The Farmers State and Savings Bar
corporation under the laws of the State of Kansas, located at Lawr	consideration of the sum of
Three Thousand and no 123	000.00) Doll
in hand paid the receipt whereof is hereby acknowledged, do	hereby grant, bargain, sell and convey unto the said party of the second p
its successors and assigns the following described real estate, situate	in the County of
alle of the Porthuest Gyard	in (nuite) and the Seventy 20 a of the Por
east Guarden of Section Beven	(1) Jourship Lourteen (1th), Range
Swenty (20), toast of the elle Till	n Containing 250 acres more allerdes is
Little of Land Maria Maria Sing and the the	V 200 200 200 200 200 200 200 200 200 20
	N.E. L.
every contingent right or estate therein, unto the said party of the se-	thereunto belonging or in anywise appertaining, including any right of homestead. cond part, its successors or assigns forever; and the said part
premises are free and clear of all incumbrances; and that	will Warrant and Defend the same against the lawful claims of all pers
whomsoever, PROVIDED, HOWEVER, That if the said part according the first part according to the first part accordi	part, shall pay or cause to be paid to the said party of the second part, its successors
assigns the principal sum of	
Three Thousand and no fo	3,000.00) Doll:
on the day of glasse A. D. 1	19.27, with interest thereon at the rate ofper cent per annual
payable semi-annually on the distribution days of the per cent per annum on any in	stallment of interest which shall not have been paid when due, and on said princi
	I effect of a certain promissory note, and
thereto attached hearing even date herewith, executed by said part.	of the first part and payable to the party of the second part or its order at
Bank of said company, in Lawrence, Kansas, or such other place as	the legal holder of the principal note may in writing designate, which note represe
	part to the part
nants herein contained; then this mortgage to be void, and to be rele-	ased at the expense of the said part
in full force and effect.	
	y covenant and agree to pay, or cause to be paid, the principal sum and interest abo
	f collections, if any there shall be, and any costs, incurred and paid by the said pa
of the second part, its successors or assigns, in maintaining the priori necessary to remove or extinguish any prior or outstanding title, lien	ity of this mortgage; that the said party of the second part may make any payme
a lien upon the above described real estate and be secured by this morthis mortgage.	rtgage, and may be recovered with interest at ten per cent in any suit to forecl
a lien upon the above described real estate and be secured by this morthis mortgage. And the said part	etgage, and may be recovered with interest at ten per cent in any suit to fored
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