The following is enforced on the original instrument:

The note secured to this medgape how been paid in full, and this mortgage is hereby reteined and cancer the this of the to the thin the transfer of the

## MORTGAGE RECORD

	This Judenture, Made this Lotte Balance Language for the County of Designation and State of Laurence Douglas County of the State of Kansas, located at Lawrence, Douglas County, Kansas, party of the State of Kansas, located at Lawrence, Douglas County, Kansas, party of the second part:  WITNESSETH, That the said parts 6466 the first part, in consideration of the sum of
	Juller Hundred Filte and Mico (1250,00)
	in hand paid, the receipt whereof is hereby acknowledged, dohereby grant, bargain, sell and convey unto the said party of the second
	to appear and an ion the full wine described and actors citypte in the County of A County and State of Agent and
ě.	Sources and sound the following destroy leafestates stude in the Contract of the state of the st
	anticon to the City of Lucience, Danas, Danglan Bountage
2	4
٠,	
	TO HAVE AND TO HOLD the same, with the appurtenances thereunto belonging or in anywise appertaining, including any right of homestean
•	very contingent right or estate therein, unto the said party of the second part, its successors or assigns forever; and the said part. Land. of the first
	ereby covenantthat at the delivery hereof
	remises are free and clear of all incumbrances; and that
	PROVIDED, HOWEVER, That if the said parts. Ask of the first part, shall pay or cause to be paid to the said party of the second part, its successor
1	ssigns the principal sum of
•	Do n the Other day of Janay A. D. 1922, with interest thereon at the rate of the day of Janay of Janay per cent per an
t	ayable semi-annually on the days of factory with interest thereon at the rate obstantiant per cent per an area of the control
t	ogether 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 on said prin
	am after the same becomes due or payable, according to the tenor and effect of a certain promissory note, and Asylam. (12)
	nereto attached bearing even date herewith, executed by said parts
	ank of the principal in Lawrence, Kansas, or such other place as the legal holder of the principal note may in writing designate, which note repre- just indebtedness and an actual loan from the party of the second part to the parts.
	ants herein contained; then this mortgage to be void, and to be released at the expense of the said part
iı	full force and effect.
	And the said part6.86of the first part dohereby covenant and agree to pay, or cause to be paid, the principal sum and interest a secified, in manner aforesaid, together with all costs and expenses of collections, if any there shall be, and any costs, incurred and paid by the said if
	the second part, its successors or assigns, in maintaining the priority of this mortgage; that the said party of the second part may make any payn
n	ecessary to remove or extinguish any prior or outstanding title, lien or incumbrance on the premises hereby conveyed, and any sums so paid shall be
	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 its mortgage.
	And the said particle of the first part hereby further covenantand agreeto pay all taxes, general or special, which ma
	sessed upon said land, premises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair
	sessed upon said land, premises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$\times_L\subseteq_L\times_O_L\times_
aı	sessed upon said land, premises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair
oi w	sessed upon said land, premises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$\int_{\infty} 15.0.1.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0
oi w	sessed upon said land, premises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$\(\frac{\lambda{\chi}}{2.6.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.
oi w	sessed upon said land, premises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$\int_{\infty} 15.0.1.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0
oi w pi	sessed upon said land, oremises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$1.2500.000
oi w pi	sessed upon said land, premises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$\frac{\times_{1}\times_{2}
or we prove sa up the heart he	sessed upon said land, oremises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$\(12.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0
or or sa up the	sessed upon said land, premises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$5.2.6.2.6.2.6.2.6.6.6.6.6.6.6.6.6.6.6.6.
or sa up the head of	sessed upon said land, oremises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$\(12.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0.0
or sa up the head of	sessed upon said land, oremises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$1.000.000
or sa up the head	sessed upon said land, oremises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$1.650.0000
or sa up the head	sessed upon said land, oremises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$1.000.000
or sa up the head	sessed upon said land, oremises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$1.650.0000
or sa up the head	sessed upon said land, oremises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$1.650.0000
or property or sale of the classic of the classic or the classic o	sessed upon said land, premises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$\frac{15500000}{2550000000000000000000000000000
or property or sale of the classic of the classic or the classic o	sessed upon said land, premises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$1.650
or sa up the head of the cl	sessed upon said land, oremises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$1.660
or sa up the head of the cl	sessed upon said land, premises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$1.000
or sa up the cl	sessed upon said land, premises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$\frac{5.000}{2.000}\$
or sa up the heart of the cl	sessed upon said land, oremises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of 2.6.6.0.0
on sa up the cl fin	sessed upon said land, oremises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of 1/1600
or sa up the cl fire cl fire to	sessed upon said land, oremises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of 1/1600
or sa up the heart of the cl	sessed upon said land, oremises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of 1/1600
or sa up the heart of the cl	sessed upon said land, premises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$\frac{5.00.00}{2.00.00}\$. In insurance companies acceptable to the said party of the second part, its successors or as do to assign and deliver to it or them all, policies of insurance on said buildings, and the renewals thereof; and in case of failure to do so, the said p it he second part, its successors or assigns, may pay such taxes and assessments, make such repairs, or effect such insurance, and the amounts paid there ith interest theron 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 an incipal sum hereby secured.  And the said part_al_al_al_of the first part do
or sa up the heart of the cl	sessed upon said land, oremises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of 1/150
or sa up the hor cl	sessed upon said land, premises or property; Also to abstain from the commission of waste on said premises, and keep the buildings in good repair sured to the amount of \$\frac{5.00.00}{2.00.00}\$. In insurance companies acceptable to the said party of the second part, its successors or as do to assign and deliver to it or them all, policies of insurance on said buildings, and the renewals thereof; and in case of failure to do so, the said p it he second part, its successors or assigns, may pay such taxes and assessments, make such repairs, or effect such insurance, and the amounts paid there ith interest theron 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 an incipal sum hereby secured.  And the said part_al_al_al_of the first part do