	TO HAVE AND TO HOLD the same, with all and singular the heroitaments and appurtenances thereunto belonging or in anywase appertaining, and all rights of however, descent and agree that at the delivery heroic, that they are the haved however, of the maximum, forever. And the side parties of the first indefaulties entite of interitance therein, free and clear of all incumbrance, and that they will warrant and default arised of a good and possession of and party of the second part, it is successors and and assigns, forever, against the haved however of the predict advectible of a good and possession of and party of the second part, it is successors and and assigns, forever, against the haved is default claims of all ware all the quiet and parable
	presented of and party of the second part, it's successors and assigns, forever, against the lamend the second part, it's successors and assigns.
	PROVIDED, Always, and these presents are upon the following agreements, covenants and conditions, to-wit: First. That the parties of the first part are justly indebted to the party of the second part in the sum of
	riteen hundred
	according to the terms of One Certain mortgage note of even date here sith, executed by said parties of the first part, in consideration of the actual loan of the said sum, and payable on the first day of Lancer
	of the actual loan of the said sum, and payable on the first day of January
	promised in the control of the contr
	to the order of the said party of the second part with interest thereon at the rate of 5 per cent per annum, payable semi-annually, on the first days of Junuary
	not the set of the set
	not fiberate a label to be principal and interest and all other indebtedness accruing hereander being payable in lawfal morey of the United States of designate, and all of said notes bearing ten per cent interest and all other place as the legal holder of the principal note may in writing \$\$22.21.21.21.21.21.21.21.21.21.21.21.21.2
	Second. That has parties of the first part agree to keep all fences, buildings and improvements on the said premises in as good repair as they are at the date hereof; to permit no warte of any kind; to keep all the buildings which are now or may hereafter be upon the premises unreasingly insured to the amount of
	In insurance companies accentally to all
	to assign and deliver to it, with satisfactory mostragere clause, all the policies payable to it in case of loss to the amount then secured by this mostragere In case of loss it is agreed that the party of the second part may collect the insurance more system and to pay all insurance premiums when due, for collection. At the election of the said party of the second part, the insurance more yes may deliver the policies to the aid parties of the first part rebuilding.
	Third That the party of the
	incumbrance on the previses they convey and may make any payments necessary to remove or extinguish any prior or outstanding title, lien or if default be made in the covenant to insure; and any pay any unpaid taxes or assessments charged agets staff projecty, and may issue said property and hargo be recovered, with interest at ten pre-cent, in any suit of the forceloure of this Mortgage. In case of forceloure it is agreed that the judgment rendered shell provide that the whole of said real estate shall be sold torother and for in parcels.
	Fourth. That in case of default of any of the covenants or agreements herein contained, the rents and profits of the said premises are pledged to the party of the second part as additional and collateral security for the payment of all the indebtedness secured hereby, and the said perty of the second part is entitled to the possission of said property, by receiver or otherable as its immediate.
	Fifth. That the parties of the first part hereby agree to pay all taxes and assessments, reveral or special execution to the test of the second secon
	or hereafter to be enacted in the State of Kansas upon this Mortgage or the debt secured thereby, without mendious part, therein, and while
	or the passage by the State of Kansas of a law imposing payment of the whole or any portion of any of the second part, and that upon riblation of this undertaking
	of the second part sectors is regard in operative, then, and in any such event, the delt hereby secred without deduction half as herein provided, to
	or any part thereof or any interest there is the start of the taxes or assessments to become or remain delinenest thereafter enacted. The parties
	Neth That the proper authority, showing full payment of all such taxes and assessments.
	Sitth. That the partics hereto further agree that all the covenants and agreements of the parties of the first part herein contained shall extend to and bind their beins, executors, administrators, successors and assigns, and shall inure to the benefit of the party of the second part, its successors and assigns. Strentl. As additional and collateral seconds for the second part, its successors and assigns.
	assigns, all the rights and hands
,	no responsibility with advances this more age. Frovided, however, that said party of the second part its more assignment to terminate
	to hav over the same to such hards of benchts to the party of the first part or his assigns until policid hards of the them, and that the issees
	Righth That if an hours age shall immediately become due and collectible, at the option of the holder of this motrage.
	or interest, or any part of the indebtedness secured by this Mortgage or any interest thereon, be not paid when due, or if default he mode is not principal or arrowers thereon, be not paid when due, or if default he mode is not principal
	or interest, or any part of the indektedness secured by this Mortgage or any interest thereon, be not paid when due, or if default he made in any covenant or agreement herein contained, then this conveyance shall become absolute and the whole of said principal note
	or interest, or any part of the indektedness accurately high end on the set of the part of the indektedness accurately high beging or any interest thereon, he not paid when due, or if default he made in any covenant or agreement herein contained, then this conveyance shall become absolute and the whole of said principal note — shall immediately become due and debt hereby secured shall be demend a waiver of right to vertice such output of the second part to exercise any option to dedate the maturity of the second the part of the second part to exercise any obtion to dedate the maturity of the case of dedatul to payment of any sum therein coverance is and to any past, present of thur dedate the maturity of the second part is and not solve of the part of the second part to exercise any option to dedate the maturity of the second part of the
	or interest, or any part of the indeletences secured by this Morgage or any interest thereon, be not paid when date, or if default he made in any covenant or agreement herein contained, then this conveyance shall become absolute and the whole of said principal note shall immediately become due and debt hereby secured shall be deemed a waiver of rights to exercise such outputs of the scale of staff principal note shall immediately become due and debt hereby secured shall be deemed a waiver of rights to exercise such outputs at any other time as to any past, present or future default hereunder; and in debt hereby secured shall be deemed a waiver of rights to exercise such outputs at any other time as to any past, present or future default hereunder; and in dest hereby secured shall be deemed a waiver of rights to exercise such outputs at any other time as to any past, present or future default hereunder; and if the present or future default hereunder; and in a first performance of the present or future default hereunder; and in a first performance of the principal and interest shall be fully.
	or intersi, or any part of the indekteeness accurate by this Merging or any intersi thereon, be not being not herein described, whether for principal or agreement herein contaised, then this conveyance shall become absolute and the whole of said principal note
	or intersi, or any part of the indekteeness accurate by this Merging or any intersi thereon, be not being not herein described, whether for principal or agreement herein contaised, then this conveyance shall become absolute and the whole of said principal note
	or intersi, or any part of the indetteeness accurate how hand a set or the indetteened by this Merging or any intersi thereon, be not be paid when due, or it default be made in any covenant payment herein contained, then this conveyance shall become absolute and the whole of aid principal note
	or interest, or any part of the indettedness accurately this Merging or any interest therean, be not paid when due, or if default he made in any covenant or agreement herin contained, then this conveyance shall become absolute and the whole of said principal note <u>herin</u> default he made in any covenant payable at the option of the party of the second by this Merging or any interest therean, be not paid when due, or if default he made in any covenant deti hereby secured shall be deemed a waiver of right to exercise such option at any part, part to exercise any option to dedate the maturity of the accord default of payment of any sum herein covenanted to be paid when due, the said first parties agree to pay to the said second party, interest at the rate case of default of payment of any sum herein covenanted to be paid when due, the said first parties agree to pay to the said second party, interest at the rate paid. If the payment of any sum herein covenanted to be paid when due, the said first parties agree to pay to the said second party, interest at the rate paid. If the terms, conditions and provisions hereof, whether so expressed or not, shall apply to and bind the respective parties hereto, their heirs, singular. IN WITNESS WHEREOF, The said parties of the first part have hereunto subscribed their names and affixed their scale, on the day and year above
	or intersi, or any part of the indetteeness accurate how hand a set or the indetteened by this Merging or any intersi thereon, be not be paid when due, or it default be made in any covenant payment herein contained, then this conveyance shall become absolute and the whole of aid principal note
	or intersi, or any part of the indekteeness accurate by this Merging or any intersi thereau, be not bare paid when due, or it default he made in any covenant or agreement herin contained, then this conveyance shall become absolue and the whole of said principal note
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	or intersi, or any part of the indeticents accurate by this Merging or any intersi thereon, be not be herein described, whether for principal or agreement herein contained, then this conveyance shall become absolute and the whole of said principal note
	or intersi, or any part of the indekteeness accurate by this Merging or any intersit thereon, be not be paid when due, or if default be made in any covenant or agreement herin contained, then this conveyance shall become absolute and the whole of said principal note
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	or intersi, or any part of the indekteeness accurate by this Merging or any intersi thereon, be not be hered in described, whether for principal or argreement herein contained, then this conveyance shall be come absolue and the whole of said principal note
\cap	or intersi, or any part of the indekteeness accurate by this Merging or any intersi therea, be not be paid when due, or if default be made in any covenant or agreement herin contained, then this conveyance shall become absolue and the whole of said principal note
	or intersi, or any part of the indekteeness accurate by this Merging or any intersi thereon, be not be herd described, whether for principal or argreement herein contained, then this conveyance shall be come absolute and the whole of said principal note
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	or intersi, or any part of the indetteeness accurately by this Merginger or any intersit thereon, be not paid when due, or if default be made in any covenant or approxen and any other times are been paid when due, or if default be made in any covenant of approxen of any part, and to affault or the party of the second part to coverise any option to default be made in any covenant debt hereby secured shall be demeed a waiver of right to reveries such oution at any other times at to any part, present of three and the and of payment of any sum herein covenanted to be paid when due, the said fare to mark and to affault or the said when due, the said fare any paids at the of payment of any sum herein covenanted to be paid when due, the said fare to any parts, present of three and the respective parties appressed or not, shall apple to and bland the respective parties have the reade of and or payment of any sum herein covenanted to be paid when due, the said fare the pairs any paids at the of the respective parties here to be and second parts, interest at the rate of the prevent, per ent. per annum, computed anneally on said principal not