MORTGAGE RECORD 75

34.5

2	FORTGAGE
Eeg. No. 6/	
Feelinia 1000	THIS INDENTURT. Made this 30th day of January A. D. Nineteen Hundred and Twenty-nine by and between W. C. WULFKUHLE AND LYDIA WULFKUHLE, HUSEAND AND WIFE, in the county of Douglas and state of Kansas, parties of the first part, and THE FARM MORTGAGE INVESTMENT COMPANY, (incorporated under the
	Inse of Kanses), located at Topeka, Kanses, party of the second part; WITHESEETH, That the said parties of the first part, for and in consideration of the sum of FOURTHOUGAND AND NO/100 DOLLARS to them in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, do hereby Mortgage and Warrent to the said party of the second part and to its legal representatives and assign forever, all of the following described tract piece or parcel of land, lying and situated in the county of Douglas and state of Kansas to wit: The Zast Half of the Southward Quarter (\$1500, and the South Half of the Southward Quarter (\$2522) of Saction Two (2) in Township Thirteen (13) South Range Sighteen (18) East of the Sixth Frincipal Meridiar, containing Cae Hundred Sixty (150) Acres, more or leas, according to the Government
For Comment	Survey thereof.
Subsette 79	TO HAVE AND TO HOLD the same with appurtenances thereto belonging, or in any wise appertaining, including any right of homestead and every contingent right or estate therein, whto
Page 50	the seid party of the second part, its successors or assigns forever; PRCVIDED, HOWEVER, that if the said parties of the first part shall pay, or cause to be
0	paid to the soid party of the second part its, successors or assigns, .i.e principal sum of FOUR THOUSAND AND NO/100 Dollars on the first day of March A. D. 1934, with interest thereon at the rate of 5½ per cent per annum, payable on the first day of March and September in each year, together with interest at the rate of ten per cent per annum on any installment of int rest which shall not have been paid when due, and on said principal sum after the same becomes due or payabla, according to the theore and effect of a promissory note, bearing even date herowith, executed by the said parties of the first part and payable at the office of said company, in Topeka, Kansas, or such other place as the legal holder of the principal note may in writing designate, which note represents, a just indebted- nees and actual loan from the party of the second part to the parties of the first part, and shall perform all and singular the covenants herein contained; then this mortgage to be void, and to be re- lensed at the expense of the said parties of the first part, otherwise to remain in full force and effect.
	Said parties of the first part hereby agree and covenant as follows: First: To pay all taxes and ascessments levied upon said premises when the same are due, and insurance presiums for the amount of insurance hereinsafter specified, and all interest coupons, and if not so paid the said party of the second pert, or the legal holder or holders of this mortgage, may, without notice, declare the whole sum of money herein secured due and payable at once, or may
	elect to pay such taxes, assessments, and insurance premiums, and if suit shall be filed for the foreclorure of this mortgage, may have the abstract of title extended from the date of record of this mortgage to the date of filing such foreclosure suit at the expense of the first party or parties and the second party may make any payments necessary to remove or extinguish any prior outstanding title, lien or incumbrance on the premises hereby conveyed, and the amounts so paid shall be a lien on the premises aforesaid, and be secured by this mortgage, and collected in the same meaner as the principal dath hereby secured, with interest thereon at the rate of ten per centum per annum. But whether the legal holder or holders of this mortgage elect to pay such taxes, assessments or insurance premiums or not, it is distinctly understood that the legal holder or holders herebf are immediately cause this mortgage to ld foreclosed, and in case of foreclosure the judgment shall provide that the whole of and ipremises be cold together and not in parcols. Stond: To keep all buildings, fences and other improvements upon said premises in as good repair and condition as the same are in at this date, and abstaln from the commission of waste on said premisee until thenote here' precursed is fully paid.
	Third: To procure and maintain policies of insurance on the buildings erected and to be erected upon the above described premises in some responsible insurance company, to the satisfaction
	of the legal holder or holders of this mortgage to the amount of WENTY-TIVE HUNDER AND M0/100 Dollars fire and lightning, and to the amount of WENTY-FIVE HUNDED AND M0/100 Dollars tormado, to which policies shall be attached mortgage clauses satisfactory to also acond party; and it is further- agreed that every such policy of insurance shall be held by the party of the second part, or the legal holder or holders of sati note, as colleteral or additional security for the payment of the same; and the person or persons so holding any such policy of insurance shall have the right to collect and receive any and all moneys which may at any time became payalle, and receivable thereon, and apply the same then received, to the payment of sati not or notes, less the costs and expenses insurred in collecting sati insurance; or may elect to have buildings repaired, or new buildings eracted on the aforesaid mortgaged premises. Sati party of the second part, or the hyai holder or holders of said note may deliver said policy to said parties of the first part, and require the collection of the same, and payment made of the proceeds as last have mentioned. Fourth: That if default occur in the performance of any covenant or condition contained in this mortgage or in the note or compone secured hereby, the whole sum of money hereby secured shall at the option of the legal holder or holders hereof become due and payhel at once, without notice, and shall bear interest at the rate of the per contum per annun payable semi-annually from date of first default, and no failure on the part of the second party or the secure and any other time as to
	past, present or future default hereunder. Fifth: To now all taxes and assessments, general or special, excepting only the Federal

past, present or future default hereunder. Pifth: To pay all taxes and assessments, general or special, excepting only the Federal income Tax, which may be assessed in the State of Kansas upon the said land, premises, or property, or upon the interactor of the party of the second part, therein, and while this mortgage is held by a non-resident of the State of Kansas upon this mortgage or the debt secured hereby, without regard to any law heretofore enacted or hereofter to be enacted, imposing payment of the whole or any part thereof, upon the party of the second part, and that upon violation of this undertaking or the passage by the State of Kansas of a law imposing payment of the whole or any part thereof, upon the party of the second part, or upon the rendering of any courd of competent juriadiction of a decision that the undertaking by the parties of the first part, as herein provided, to pay any taxes or assessments is legally inoperative, they and in any such event, the debt hereby secured, without deduction, shall, at the option of the party of the second part, become immediately due and collectible, notwithstanding anything contained in this mortgage or any law

Installitely due and corrective, not installing any sing output of the first part herein Sixth: That all the covenants and agreements of the parties of the first part herein contained ehall extend to and bins, executors, administrators, successors and assigns, and shall inure to the benefit of the party of the second part, its successors and assigns.

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