	Morta	age Record 81 Loss No	306
-	Receiving No. 540	Appl. #152363-359-"angas	
•	FROM	STATE OF KANSAS COUNTY OF DOUGLAS	
	TO LAND BANK COMMISSIONER	of sild County, on the <u>B</u> day of <u>Yay</u> 1955_ at <u>3:30</u> o'clock_ <u>P</u> . <u>Marold fights</u> Kegister of Deeds	
	the approximation of the approximation of the approximation of the	1. w1f0 Mortgagor, whether one or more, and the Land Bank Commissioner, with offices in the City	
	WITNESSETH: That said Mortgager, for and in consideration of th <u>THEEE THOUSAND THERE HUNDED AND NO/100 (2</u> in hand paid by the Mortgagee, receipt of which is hereby acknowledged to said Mortgagee, all of the following described real estate situate in th	3300.00)	
	Wineteen (19) cast of the Sixth (5th)	quarter (NEL) and the east half (EL) of the morth- four (24) in Township Fourteen (14) south of Pange principal Meridian, loss, according to the U.S. Government Survey thereof	
			In la
	Together with all privileges, hereditaments and apportenances thereunt of every kind and description, however evidenced or manifested, and all i comed by the Mortgages at the date of this mortgage, or literafter acquire	o belonging, or in any wise appertaining, including all water, irrigation and drainage rights tights of way, apparatus and factures belonging to or used in connection therewith, whether d	her
	a first portrage to the Federal Land Bank o	numbrances whalsoever, excepting f Wichita, in the sum of \$3300.00, dated April 1, 1935,	Back. 7.9
	(2) Statistical description of a second probability of the second p		Cape 36
		2000 - 17 2000 - 2000 - 2000 - 2000 - 2000 - 2000 - 2000 - 2000 - 2000 - 2000 - 2000 - 2000 - 2000 - 2000 - 200 2000 - 2000	8
	Provided, this mortgage is given to secure the payment by the Mortga \$.3300.00	gor to the Morigagee, at his offices in the City of Wichita, Kansas, of the sum of crewith, executed by the Morigagor to the Morigagee, conditioned for the payment of	
	said sum, with interest on said principal or unpaid balance thereof at the rate <u>August</u> and <u>Fobruary</u> tion plan and in sixty-five equal, successive semi-annual instalments of \$165.	of five per centum per annum, payable semi-annually on the <u>195</u> day of in each year; said principal sum being payable on an amortiza- do	
	at any time one or more instalments of principal, or the entire unsaid balance charge the debt secured hereby at an earlier date and not reducing the amou The Morament date hereby around the and not reducing the amou	of said principal sum, such additional principal payments, if made, operating to dis- int or deferring the due date of the next payable instalment of principal.	
e	i.e. along agor uses nervey covenant and agree with the Mortgazee, as fo i. To be now lawkedly seized of the fee simple tilt to all of said abort the same is free from all encumbrances excepting such encumbrances tilt hereto agains the lawkid claims or demand so ill persons wh 2. To pay when due all payments provided for in the note secured he 3. To make return of said real estate for taxation, when so required legally levied agains the property herein conveyed jud to exhibit to the part of the same state of the same secured herein the provided of the same secured herein the property herein conveyed jud to exhibit to all the same secure the same secure of the same se	Ulows: e described real estate; to have good right to sell and convey the same; that is are specifically described and set out herein; and to warrant and defend the soever. reby. y law; to pay before they become delinguest all taxes, charges and assessments without areas convertiged convice thereaf, without and assessments.	
	4. To pay at all times during the existence of this mortgage all due any lien of this mortgage; to pay the principal debt secured by such mor ceipts, or certified copies thereof, exidencing such payment; and to pe judgment, lien or encumbrance senior to the lien of this mortgage.	unitysee recepts, or certified copies interest, evidencing such payment. In and interest on any mortgage, judgment, lien ur encombrance serior to the igage, judgment, lien or encumbrance when due; to exhibit to Mortgage re- riform all other covenants and conditions contained in any such mortgage.	