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for early penalties or cover shall be for any location thered, and include on the organized by a period of the second part for early period by the period of the period of the second part for early the there are and interest of the second part for the second part of the second pa	dated February 5, 1965 ike amount on the 10th day with interest thereon from the date e applied first to interest And this conveyance shall be vo	at One Indusand Seven Hundred an , due and payable in of each month thereafter until thereof until paid, according to the terms of as t, and balance to principal" dif such payment be made as in said not	d no/100-DOLLARS, 10th day of March, 1965, and a full amount is paid, to lanote and coupons thereto attached.
in some Handwinke company's additionative to a Arth mytyke, in default whereof the aid mortgages may pay the taxes and accruing penalties, this and many the second part into the second part and the second part of the secon	fore any penalties or costs shall accri	e on account thereof, and to keen the said near	to pay all taxes assessed on said premises be-
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med all taxes and accruing penalties and interest and conta backness, and the whole principal of which may have been paid by the part of the second part, and all sums paid by the part y of the second part for insurance shall be due and payable, or not, at the phin of the part y of the second part; and it shall be laftel for the part y of the second part. It's successors accessors are accessors and assigns, at any time thereadfar, to sell the premises hereby granted, or any part thereof, in the manner are actively by aw, appraisement hereby waveled or not, at the option of the part y of the second part. It's successors definition or assigns; and out of all the mores arising from such ask of the second part. It's successors definitions, or assigns; and out of all the mores arising from such ask of the second part. It's successors definitions, or assigns; and out of all the mores arising from such ask of the second part. Marking to the conditions of the instruments, together with the costs and charges of making with a due or to become due acy definition to the conditions of the instruments, together with the costs and charges of making with a due or to be come due acy there be, shall be paid by the part y making such ask, on demand, to the satd/ohn Curtis Deckard, and Ruth M. Deckard, his wife as additional and collateral accurity for the payment of this more access or other incluses, delay more were or other in methants may from time to time become due and pay half in the area to be accessed by add more accessed by addition and the access or and conveys to the more accessed and or the methange and the accessing and the access and accesses of the assignment to for a starter be accessed or ordinate with the terms of the same pay accesses to facilitate the payment to for a starter be accessed or ordinate with the terms of the mark pays and the other accesses and pay and the access and pay and the payment and release of this and pays pay and the access and pay half. IN TERTMONY WHEREOF, The said pay	axes and accruing penalties, interest inder this mortgage upon the above- sult be made in such payment or any	and costs, and insurance, shall from the partles escribed premises, and shall bear interest at the part thereof, or interest thereon, or the taxes	 of the first part; and the expense of such ent thereof be and become an additional lien e rate of ten per cent per annum. But if de-
And administrators and asigns, at any time thereafter, to sell the premises hereby granted, or any part incred, in the manner prescribed by law, appraisement hereby vaived or not, at the option of the part y of the second part, Alts Suitcersson administrators, or asigns; and out of all the moneys arising from such aside to y to in the second part, Alts Suitcersson administrators of this instrument, together with the costs and charges of making such that due or to become due are been or asigns. And as additional and collateral security for the payment of this moriganes, the interest thereon and the overplus, if any making such due or to be come due are pay and the moriganes, the interest thereon and the taxes on asid land. And as additional and collateral security for the payment of this moriganes, the interest thereon and the taxes on asid land. And as additional and collateral security for the payment of this moriganes, the interest thereon and the taxes on asid land. And as additional and collateral security for the payment of this moriganes, the interest thereon and the taxes on asid land. And as additional and collateral security for the payment of this moriganes, the interest thereon and the taxes on asid land. And as additional and collateral security for the payment of this moriganes, the interest thereon and the taxes on asid land. And as additional and collateral security for the payment of this moriganes and deliver any pay thind now existing or or collect the area, and the moriganes may now or bereather requires in on the homoriganes, if successors or addition to apy able. In the asset, delay renta and release of this add moriganes and the nortegenes, all notes secured by this moriganes and the rest of the asset and the paysine. IN TESTIMONY WHEREOF, The said part lees of the first part ha Ve hereunto set their hand? In the same and delivered in the presence of In the far and for general farming purposes, all notes secured by this moriganes and the taxes of the and addin the day and year first above	and all taxes and accruing penalties an	ind interest and costs thereon remaining unpaid	acipal of said note, and interest thereon,
deministration, or assignme, and nearly while of hot, at the option of the part y of the second part, 10.8 SUCCESSING, and the conditions of this instrument, together with the costs and charges of making such asle, and the overplus, if any bere be, shall be paid by the part y making such asle, on demand, to the said/ohn Curtis Deckard and Ruth M. Deckard, his wife	nd administrators and assigns at a	part; and it shall be lawful for the part y	of the second part ats successors executors
And as additional and collateral security for the payment of this morigage, the interest thereon and the taxes on said land, the undersigned hereby transfers, sets over and conveys to the morigage, all rents, royalities, houses, delay incores or other in- the may here the security of the indice any oil, and not rest of the morigage of the morigage of the morigage of the indice and the morigage of the authority of the indice and the morigage of	administrators, or assigns; and out of cording to the conditions of this instr there be, shall be paid by the part y heirs or assigns.	If waives of not, at the option of the part y all the moneys arising from such sale to retai ment, together with the costs and charges of making such sale, on demand, to the said Jol	of the second part, /15 Buccessory in the amount then due or to become due ac- making such sale, and the overplus, if any nn Curtis Deckard and Ruth M.
And real with the day and year first above written. Signed and delivered in the presence of John Curtis Deckard (Seal) John Curtis Deckard (Seal) Ruth M. Jeckard (Seal) Ruth M. Jeckard (Seal) ETATE OF KANSAS, Shawnee Dohn Curtis Deckard (Seal) Ruth M. Jeckard (Seal) ETATE OF KANSAS, Shawnee COUNTY, ss. BE IT REMEMBERED, That on this 5th day of Fahruary John Curtis Deckard and Ruth M. Deckard, his wife John Curtis Deckard and Ruth M. Deckard, his wife (SEAL) Person E. who executed the within instrument of writing, and such person E. duly acknowl- edged the exceution of the same IN WITNESS WHEREOF, I have here into ast my hand and affised my notherial seal on the day and year last above origins. (SEAL) (My commission expires July 3, 19(5))	And as additional and collateral a the undersigned hereby transfers, sets come that may from time to time beco that may hereafter be excented on one	Dec courity for the payment of this morigage, the over and conveys to the morigagee, all rents, r- me due and payable under any oll gas, mineral	ckard, his wife interest thereon and the taxes on said land, or other lease, of law moneys or other in- or other lease, and may kind money aviation
ATE OF KANSAS, Shawnee COUNTY, as. BE IT REMEMBERED, That on this 5th day of Fahruary A. D. 19.65, before me, is and for the County and State sforesaid, came in the scattle of the same in the scattle of the same in the scattle of	to collect the same, and the undersign savigns, such deeds or other instrumen aid rents, royalties, bonuses, delay re of delinquency or default in complianc unate and become void upon the paym ease seriously depreciate the value of secome due and payable.	and balance, covering the land described he dhereby agrees to execute, acknowledge and as as the mortgages may now or hereafter requi- tatis or other income, which rights are to be so with the terms of this mortgage and the note ent and release of this and mortgage. Should said land for general farming purposes, all no	rein, or any portion thereof, with authority deliver to the mortgagee, its successors or re in order to facilitate the payment to it of sercised by said mortgagee only in the event 's thereby secured; this assignment to ter- peration under any coll, gas, mineral or other as secured by this mortgage shall thereore
And seal the day and year first above written. Signed and delivered in the presence of John Curtis Deckard (Seal) Ruth M. Jeckard (Seal) Ruth M. Jeckard (Seal) Ruth M. Jeckard (Seal) (Seal) TATE OF KANSAS, Shawnee DOUNTY, sa. BE IT REMEMBERED, That on this 5th day of Pehruary A. D. 19.65, before me, as undersigned, a Notary Public in and for the County and State aforesaid, came John Curtis Deckard and Ruth M. Deckard, his wife to me personally known to be the same edged the execution of the same (SEAL) IN WITNESS WHEREOF, I have here into ast my hand and affixed vary notherial seal on the day and year last above written. (SEAL) (My commission expires July 31, 19.65)	IN ABOTHON'S WHEREOF, 3	he said part 108 of the first part ha ve	the state of the s
(SEAL) (SEAL)	, the day and year first ab	e of Jahn C	Dichard (and)
Internet A. County A. County and State aforesaid, came (Beal.) BE IT REMEMBERED, That on this 5th day of Fabruary A. D. 19.65., before me, a undersigned, a Notary Public In and for the County and State aforesaid, came in and for the County and State aforesaid, came John Gurtis Deckard and Ruth M. Deckard, his wife to me personally known to be the same to me personally known to be the same (SEAL) who execution of the same. IN WITNESS WHEREOF, I have hereinto ast my hand and affixed my notarial seal on the day and year last above witter. In the day and year last above witter. (Beal.) (My commission expires fully 31, 19(5).	1	John Curtis	So (D (Seal.)
BE IT REMEMBERED, That on this 5th day of Fahruary , A. D. 19.65, before me, a undersigned, a Notary Public in and for the County and State aforesaid, came John Gurtis Deckard and Ruth M. Deckard, his wife to me personally known to be the same of the execution of the same. (SEAL) In WITNESS WHEREOF, I have herewrite set my hand and affixed my notherial seal on the day and year last above writen. (SEAL) (My commission expires July 31, 19(5))	PARE OF PANELS	Ruth M. Deck	arg a
as undersigned, a Notary Public In and for the County and State aforesaid, came In and for the County and State aforesaid, came In and for the County and State aforesaid, came of the same in the securitor of the same of the same of the same in the securitor of the same In WITNESS WHEREOF, I have herewinto set my hand and affixed my notherial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written. If New Notarial seal on the day and year last above written wri	STOLATION .		
(BEAL) (BEAL) (My commission expires (al. 3), 19(2))	e undersigned, a Notary Publ	10	, and we read , bernte me,
(SEAL) IN WITNESS WHEREOF, I have here into act my hand and affixed my notarial seal on the day and year last above written. Alubut O heaman (My commission expires July 31, 19(2))	The second se	aun n. Deckard, nis wile	to me personally known to be the same
(My commission expires July 31, 19(2)	IN W	ITNESS WHEREOF I have herewith ant	
	de junters	Neibert	Therman
	Tit.		rea July 31 , 1965)
		SATISFACTION	el Becond Paginter of Bee

RECEIVED OF John Cortis Deckard and Ruth N. Deckard, his wife the within-named mortgagor, the sum of One thousand seven hundred and no/100---- and no/100- Dollars, in full satisfaction of the within Mortgage. CAPITAL CITY STATE BANK 100 Georgia Neese Gray, President Witness: Herbert V. Thesman, V.P. & Cashier