r.			
		Stella Leibengood	
	STATE OF KANSAS DUIGLAS COUNTY SS	C. E. Leibengood.	
acknowledged th	be the same person who executed the within e execution of the same. In Testimony Whereof, I have hereunto sai	f October, A.D. 1923, before me the undersigned d, came Stella Leibengood his wife. who is personally instrument of writing, and such person duly t my hand and affixed my official seal, the day	
and year last a	bovo written.		5
	L.S. Commission expires April 10 ,1927.	A. F. Flinn Botary Public.	21 L
	SPATE of MISSOURI A JACKSON COUNTY ASS		
	be the same person who executed the within execution of the same.	cond day of Oct.A.D.1925 before me, the under- presaid, came C. E. Leibengood , who is personally instrument of witing, and such person duly ac-	
and year last al	in restimony whereof, I have hereunto set	t my hand and affixed my official seal the day	Super-
1.25 11-11-11-17		William Phores	
	L.S.	Notary Public.	
	My commission expires 1/15-1927 Recorded Nov. 3, 1923.	Deal E. <u>Wellman</u> Begister of Deeds. By <u>Appl Wellman</u> Deputy.) Jp
	At 10:35 o'clock A.M.	Register of Deeds.	
		By Jael Wellman.	1011
Set of Sector Sector		Deputy.	
	FIRST NORTGA		11112
	KNOW ALL MEN BY THESE PRESENTS:		
Harrant to	That Thomas O. Pool and Cora E. Pool (hi part, hereinaftercalled the first party, h XVELL INVESTMENT COMPANY, of Kanans City, M	s wife) of Louglas County, State of Kansas, par -2 5 and the second part, hereinafter called llowing described real estate in Douglas County west Quarter (NW4) Section	
the second party Consas, to-wit:	, and to its successors and assigns, the fo	llowing described real estate in Douglas County	
	The Northeast Quarter (IE1) of the North Number Fifteen (15), Township Mumber Fif	west Guarter (17%) Section teen (15) South, Range improvements thereon and the appurtenances thereast of	
containing forty into belonging.			
ofONE THOUS	cure to the to MAXWELL INVESTMENT COMPANY, AND DOLLARSwith interest thereon, acco	he performance of the covenants and agreements its successors and assigns, the payment of the rding to the terms of one certain promissory	
thereof.with int	a delivered by the first party to the second erest payable annually according to the t	and party, due and payble according to the terms erms of interest coupons thereto attached, all of anty Trust Company of Kansas City, Hissouri, and	
ach bearing int	The First Party Hereby Covenants and Acr	in after maturity until paid.	
they have a good	That they are lawfully seized in fee sim	solid: that the solid real estate is free and creek	
a all incontrait	id/party, its succescors and assigns, again.	s and administrators will warrant and defend the f	
hall become due	and payable; To neither commit nor suffer waste;		
reated, by virtu	of the State of Kansas. to whomever assess	upon said roal estate,or upon the lien hereby	
Tire and tornado, an an insurance of to the said second	, to the amount ofDollars, for the benef company acceptable to it, and to deliver th	Frected upon said premises insured against loss of a first fit of the second party, its successors and assists of the said insurance policies and renewal receipted a fit of the second party of the second pa	

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to the said second party; and Upon failure to comply with either of these conditions covenants and agreements it is [3] agreed that the owner of this mortgage may pay the said taxes or assessments or the cost of much insurance if and the amount so paid shall be interest at the rate of ten per cent per annum from the date of payment and said sum or sums so paid shall be immediately due and payable, and shall be an additional lien upon said real estate and be secured by this mortgage and may be collected in the game manner as the principal deby hereby secured. That as additional and collateral security of the ceth hereifn? Secribed, the first party is and the accord party it measurement and coll attract the rate of additional shall be and hereby secured.

That as additional and collateral security of the forth hereful as the principal debt frike payment frike payment to the second party, its successors and assigns, shall be for hereful assigns to the second party its successors and assigns, all right, title and inforces in and to all royalties and rentals accruing to them under all oil, gos niteral, ogricultrual or other leases on said real estate, and directs any lease on domand, to pay the said second ontry, its successors and assigns, all provided that so long as no default be made in the payment of the principal debt secured, or the interest by due thereon, and so long as the forther and conditions of this mortgage shall be faithfully performed, by the first party, their heirs or assigns, shall rotain possession of the premises hereby conveyed, and shall be terminate and became void upon the release of this mortgage; That the second marty, its successors and assigns, shall be subrogated for further somm ity to the lien, though released of record, of any and all encumbrances paid out of the proceeds of the light the inter in case the second marty and all encumbrances paid out of the proceeds of the light ity to the lien, though released of record, of any and all encumbrances paid out of the proceeds of the light the inter in case the second marty is successors and assigns, shall be cubrogated for further somm ity to the lien, though released of record, of any and all encumbrances paid out of the proceeds of the light to the lien in case the second out of the proceeds of the light to the lien in case the second out of the second out of the proceeds of the light to the lien in case the second out of the second second out of the proceeds of the light to the lien in case the second out of the proceeds of the light the the second second out of the proceeds of the light to the lien in case the second out of the proceeds of the light to the lien in case the second out of the proceeds of the light to the lien in the second second out of the pro

That in case the second party, its successors or assigns, shall hereafter appear in any of the land depattments of the United States Government, or in any court or tribunal wintever, to defend the title or possession of the mortanged real estate or the lien thereon or appear in any court to prove the ortrage debt all the costs and expenses of such appearance, shall be allowed the fairly its successors and up assigne, and such costs and expenses and want to prove the lien thereof the ortrage of the payment a by said second party, its successors or assigns, and shall be an additional lien upon the mortaged read of cost econd party, its successors or assigns, and shall be an additional lien upon the mortaged read of the rights and collected in the same manner as the balance of the mortaged debt hereby said the rights and indebtedness hereby secured shall without regard to the place of contract or payment, be con-

named Mortgagors