148 in the office of the Register of Deeds of Tonglas County in the State of Kansas in volume 55 page 459 on the 4th day of October A.D.1916, is as to "East Ten (10) Feet of Lot Number One Hundrod Thirty Soven (137) on Indiana Street in the City of EastWin, in Doughes County Kansas, fully" satisfied released dischar This release is given on the express terms and condition that it shall in no wise affect the lien of the above monitoned mortgage, but shall only be construed as a release from the lien of said mortgage as the and release is given on the express terms and condition that it shall in no wise allect the lien of the above mentioned mortgage, but shall only be construed as a release from the lien of said mortgage as to the land above described. escribed. Witness my hand this day of March A.D 1924. Vice Pres. Corp seal. State of Kansas Douglas County. \$55. Be it Remembered, That on this day of March A.D. 1924 Before me, the undersigned a Nota Be it Remembered, That on this day of March A.D. 1924 Before me, the undersigned a Nota Public in and for said county and State, came George O. Foster who is personally known to me to be the same person who executed the within selease, and such person duly acknowledged the execution of the same in Testimony Thereof, I have hereunto set my hand and affixed my seal on the day and yes last above witten. D. Coen Byrn Notary Public. last above written. Douglas County, Kansas L.S. Term expires December 15th 1925. *********************** State or Kansas, Douglas County, ss; This instrument was filed for record on MORTGAGE. the 20th day of Warch, A.D. 1924, at 9: 30Au From Lewis R. Tucker ,et al To-The Davis Wellcome Mortgage Co. By Mellman Deputy. 2.4 2 asc To have and To Hold the same with all and singular the hereditaments and appurtenances thereunto belonging or in anywise appertaining, and all rights of homestead exemption, anto the said part; of the second part, and to its successors and assigns forever. And the said parties of the first part do hereby covenant and agree that at the dolivery hereof they are the lawful owners of the premises above granted, and seized of a good and indefeasible estate of inheritance therein free and clear of all in-granted, and seized of a good and indefeasible estate of inheritance therein free and clear of all in-granted, and the will warrant and defend the same in the quiet and peaceable possession of said party of the second part, its successors and assigns, forever, against the lawful claims of all persons whomsoever. Provided Always and these presents are upon the following agreements covenants and con ditions to-wit; First. That the parties of the first part are justly indebted to the party of the sec-ond part in the sum of Three Thousand Dollars, according to the terms of one certain mortgage note of even date herewith, executed by said parties of the first part, in consideration of the actual loan of the said sum, and payable to the order of the said party of the second part, with interest thereon at the rate of sin part of the same payable on the 20th days of August and February in each year, according to the term sin payable to the order of the said party of interest and all other indebtedness according to the term of the same payable on the 20th days of August and February in each year, according to the term of the same payable on the same payable and interest and all other indebtedness according to the term of the same payable on the same payable and interest and all other indebtedness according to the term of the same payable on the same payable and interest and all other indebtedness according to the term of the same payable payable on the same payable and interest the same payable term of the same payable payable payable payable and interest term of all other indebtedness according to the term of the same payable payab 1929. six per cent per annum payable on the 20th days of August and February in each year, according to the ter of interest notes thereunto attached; both principal and interest and all other indebtedness accruing her under being payable in lawful money of the United States of America, at National Enho of Commerce, New York, N.Y., or at such other place as the legal holder of the Principal note may in writing designate, and all of said notes bearing ten per cent interest after maturity. Second. That the parties of the first agree to keep all fences buildings and importement on the said premises in as good repair as they are at the date hereof; to permit no waste of any kind; to to keep all the buildings which are now or may hereafter be upon the premises unceasingly insured to the amount of Seven Hindred Dollars, in insurance companies acceptable to the party of the second part, with policies payable to it in case of loss, to the amount then sourced by this mortgage; to assign and dollver to its with estisfactory mortgage clauses, all the volicies of insurance on said buildings and to pay all Zhe 0 policies payable to it in case of loss, to the amount then secured by this mortgage; to assign and delive to it; with satisfactory mortgagee clauses, all the policies of insurance on said buildings and to pay all insurance premiums when due. In case of loss it is agreed that the party of the second part may collect the insurance moneys or may deliver the policies to the said parties of the first part for collection. At the election of the said party of the second part, the insurance moneys shall be applied either on the indebtedness secured hereby or in rebuilding. indebtedness secured hereby or in rebuilding. Third. That the party of the second part may make any payments necessary to remove or favtinguish any prior or outstanding title, lien or incumbrance on the memises hereby conveyed and may pay any unpaid taxes or assessments charged against said property and may insure said propertyil default be made in the covenant to insure; and any sums so paid shall become a lien upon the above doscribed real estate, and be secured by this mortgage. In case of foreclosure it is agreed that the judgment rendered shall provide that the whole of said real estate shall be sold together and not in parceles. The provide that the whole of said real estate shall be sold together and not in parceles. The provide that the whole of said real estate shall be sold together and not in parceles. 650820 1929. Buse. 1 provide that the whole of said real estate shall be sold together and not in parcels. Fourth. That in case of default of any of the covenants ordereements 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 parsont of all the indebtedness secured hereby, and the said party of the sec ond part is entitled to the possession of said property by a receiver or othermise as it may elect. Fifth. That the parties of the first part hereby agree to pay all taxes and assessments general or special which may be assessed in the State of Xancas upon the said premises or upon the intere of the party of the second part therein, and if at any time any law, either state or federal should be page sed making any change in the tax laws now existing by which any additional or increased tax is sought to be imposed directly or indirectly upon the holder of this mortgage, the debt hereby secured shall, at the option of the party of the second part, become immediately due and collectible. not with standing anything 10 2 mount option of the party of the second part, become immediately due and collectible, not interast and thing contained in this mortgage or any law herafter enacted, the parties of the first part further agree not to permit all or any part of the taxes or assessments to become or remain delinquent, nor to permit the said property or any part thereof or any interest thorein to be sold for taxes. Sixth. That the parties hereto further agree that all the covenants and agreements of