And the said part 168 of the first part, for said consideration do the ten which the property is located.  In testimony whereof the said part168 of the first part ha we retioned.    County	William Charles and Charles an	
interest control without solities, delives the whole some of monty here the maintages, many have the advanced title extended from the month and all instances perimens and if an althout the forest of the mortigage with universe or extinguish any prior existating title, line or incurbance of the morting with the property of the morting		
set to pury with mortgage to be foreclosed, and in case of foreclosure the publications along and propries and condition as the same are in at the sand set in purch the send not purch the send not purch the send not purch the send purch the send not the send not purch the send not the send not purch the send not the send not send not the send not the send not send the send not send not the send not the send not send not send not the send not the send not send not send not send not the send not the send not send not send not send not send not the send not the send not s	surance nerentative specimen, and the survey of most period in mortgage, may, without notice, declare the whole sum of most period ments and insurance premiums, and if suit shall be filed for the force ments and insurance premiums, and if suit shall be filed for the force ments and insurance premiums, and is suit of the force ments and insurance the filed force ments and premium to the ment of the m	in secured due and page, may have the abstract of title extended from the losure of this mortgage, may have the abstract of title extended from the suit, at the expense of the first party or parties and the second party may suit, at the expense of the first party or parties brethy conveyed, and the tanning title, line or incumbrance on the premises brethy conveyed, and the turned by this mortgage, and collected in the same manner as the principal turn per annum. But whether the legal holder or holders of this mortgage
If also, and abstant from the above described premises an arrivable inspectative complex), the satisfaction of the legish holder or holders of this mortgage to the amount of a \$2,500,000.  Dollars fire and state and the amount of a state of the description of the state of the amount of a state	debt hereby secured, with interest that the property of the elect to pay such taxes, assessments or insurance premiums or not, it elect to pay such taxes, assessments or insurance premiums or not, it elect to pay such taxes, assessments or insurance premiums or not, it	is distinctly understood that the regal holds of said premises he sold to- ire the judgment shall provide that the whole of said premises he sold to-
THIRD. To procure and maintain potented management emporated his married company. The matter company to the matter company. The matter company to the company of the matter company to the company of the matter company to the company of the matter company to the process and the beddy the party of the second part, or the legal holder per bulbers are called have the right to collect and receive any and into the man, and the personne of the man; and the personne of the man; and the personne of the man, and the personne of the man, and the personne of the man, and personne called have the right to collect and receive any and into the man, and personne called the personne of the person	SECOND. To keep all buildings, fences and other improvements	s upon said premises in as good repair and condition as the same are in at
Dollars from an optimization of the amount of \$2,500.00  Provided the provided provided provided the provided	THIRD. To procure and maintain policies of insurance on the legal h some responsible insurance company, to the satisfaction of the legal h	buildings erected and to be erected upon the above-state of the above of this mortgage to the amount of
philling, and to the amount of \$2,900.00.00  and to the homotopic shall be attached in an interaction of the annual products and the anti-control of the annual and the second parts of the annual and the produced parts of the second part of the parts of the second part of the parts of the second part of the second part of the parts of the second part of the second parts of the part of the second parts of parts of the second parts of the part of the second parts of parts of the part of the second parts of parts of the part of the second parts of parts of the part of the second parts of the part of the second parts of the part of the second parts of the second parts of the part of the second parts which may be assessed in the State of the part of the second parts and parts of the second parts and the parts of the second parts and parts of the second parts of the parts of the second parts of the parts of the second parts of the part		
the first park, and require the contection of the performance of any coverants or condition contained in this mortgage or in the note or coupons as FOURTH. That if default occur in the performance of the	surance shall be held by the party of the second any such ment of the same; and the person or persons so holding any such moneys which may at any time become payable, and receivable there notes, less the costs and expenses incurred in collecting said insurance aforesaid mortagged premises. Said party of the second part, or the	tory to second party; and it is further agreed that every such policy of in- idder or holders of said note, as collateral or additional security for the pay- policy of insurance shall have the right to collect and receive any and all on, and apply the same when received, to the payment of the said note or ey or may elect to have buildings repaired, or new buildings erected on the legal holder or holders of said note, may deliver said policy to said part **sets of the proceeds as last above mentioned.
FIFTH. To pay all taxes and assessments, general or specific, and extended the party of the second part, therein, and while this meritage is Kinsaus upon the party of the second part, therein, and while this meritage is the second part, and that upon violation of the blue or any part thereof, upon the party of the second part, and that upon violation of the second part, and that upon violation of the second part, or upon the rendering by any court of competent jurisdiction of a decision that the undertaking by the part of the second part, or upon the rendering by any court of competent jurisdiction of a decision that the undertaking by the part of the second part, or upon the rendering by any court of competent jurisdiction of a decision that the undertaking by the part of the second part, become interest of the party of the second part, become interest of the party of the second part, become interest of the party of the second part, become interest of the party of the second part, become interest of the party of the second part, become interest of the party of the second part, become interest of the party of the second part, become interest of the party of the second part, become interest of the party of the second part, become interest of the party of the second part, become interest of the party of the second part and that the party of the second part and the party of the second party of the	of the first part, and require the concertion to the performance of any cove cured hereby, the whole sum of money hereby secured shall at the op without notice, and shall bear interest at the rate of ten per centum on the part of the second party to exercise any option to declare the	enant or condition contained in this mortgage or in the note or coupons se- tion of the legal holder or holders hereof become due and payable at once, per annum payable semi-annually from date of first default, and no failure maturity of the debt hereby secured shall be deemed a waiver of right to adult becamild.
SIXTH. That all the overants and agreements of the part in the most and the most interest and the second part, its successors and singra, and shall inter to the benefit of the party of the second part, its successors and signs, and shall inter to the benefit of the party of the second part, and shall interest the second part as additional and collateral security for the payment of all stand profits of the said promises are pleiged to the party of the second part as additional and collateral security for the payment of all singuished the second have the second part as additional and collateral security for the payment of the second part as additional and collateral security for the payment of the most part the second part as the second part as the second part as the first part between the first part between the first part between the first part between the first part and the said part of the said part of the second part as the profits, revenue, paymins, rights and benefits accruing or to accrue the first part for said consideration do hereby expressly waive all benefit of the exemption laws of the ten which the property is located.  In testimony whereof the said parties of the first part have intioned.    George W. Cashman	FIFTH. To pay all taxes and assessments, general or special, ex- of Kansau upon the said land, premises or property, or upon the int- bed by a non-resident of the State of Kansas upon this mortgage or herafter to be enacted, imposing payment of the whole or any part undertaking or the passage by the State of Kansas of a law imposing the party of the second part, or upon the rendering by any court of c the first part, as herein provided, to pay any taxes or assessments is in without electrics, shall, at the oution of the party of the second part	executing only any of the second part, therein, and while this mortgage is the debt secured thereby, without regard to any law heretofore enacted or thereof, upon the party of the second part, and that upon violation of this payment of the whole or any portion of any of the taxes aforeasid upon competent jurisdiction of a decision that the undertaking by the pard-08 of
SEVENTII. That in case of default of any of the covenants or agreements herein centained, or in the note or notes secured hereby, the tax and profits of the said premises are pledged to the party of the second part as additional and collateral security for the payment of all property, by a property of the said party of the second part is entitled to the control and property, by a receiver or others, it may elect. As additional and collateral security for the payment of the note and property, by a receiver or others, it may elect. As additional and collateral security for the payment of the note, and the said party of the said part of the second parts it is exceeded parts all the said parts of the said part of the second parts all second parts all the said part of the first part, for said consideration do hereby expressly waive all benefit of the exemption laws of the test in which the property is located.  In testimony whereof the said parties of the first part have hereunto subscribed their name is on the day and year first above entuded and tantity—six before me, the undersigned, a Notary Public in and for said County and State, came Gaorge W. Cashman and Maudé C. Cashman, hasband and wife,  "FATE OF KANSAS, Nemha COUNTY, ss.  BE IT REMEMBERED, That on this last day of September A. D. Nine-en hundred and tantity—six before me, the undersigned, a Notary Public in and for said County and State, came Gaorge W. Cashman and Maudé C. Cashman, hasband and wife,  "FATE OF KANSAS, Nemha COUNTY, ss.  BE IT REMEMBERED, That on this last day of September A. D. Nine-en hundred and tantity—six before me, the undersigned, a Notary Public in and for said County and State, came Gaorge W. Cashman and Maudé C. Cashman, hasband and wife,  "IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year l	SIXTH. That all the covenants and agreements of the part heirs, executors, administrators, successors and assigns, and shall is	of the first part herein contained shall extend to and bind mure to the benefit of the party of the second part, its successors and
Name and State, came George W. Cashman and Maude C. Cashman, husband and wife,  resonally known to me to be the identical person—described in, and who executed the foregoing mortgage deed, and duly knowledged the execution of the same to be their voluntary act and deed, for the uses and purposes therein set rith.  IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.  L.S.  J. B. Lohmuller  Notary Public.  RELEASE  THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 30 th any of Mellember.  Page 19 26: The January Mantagage Amed to the January and the same is hereby canceled, this 30 th any of Mellember.  Page 19 26: The January Mantagage Amed to Saptagage Amed	SEVENTH. That in case of default of any of the covenants or : rents and profits of the said premises are pledged to the party of the indebtedeness secured hereby, and the said party of the second par as it may elect. As additional and collateral security for the part of the first part hereby assign to the said party of the second part to thom under all oil, gas or miscal leases on said premises. This mortgage by mortgage or sasigns.  And the said part 16s of the first part, for said consideration of state in which the property is located.	rt is entitled to the possession of said property, by a receiver or otherwise, to of the note and indebtedness hereinbefore described, the said part 16s all the profits, revenue, royalities, rights and benefits accruing or to accrue his assignment to terminate and become null and void upon the release of do hereby expressly waive all benefit of the exemption laws of the hereunto subscribed thoir name s on the day and year first above
TATE OF KANSAS, Nemaha COUNTY, ss.  BE IT REMEMBERED, That on this lst day of September A. D. Nineen hundred and twenty-six before me, the undersigned, a Notary Public in and for said County and State, came George W. Cashman and Maudé C. Cashman, husband and wife, who see the identical person Lescribed in, and who executed the foregoing mortgage deed, and duly knowledged the execution of the same to be their voluntary act and deed, for the uses and purposes therein set of the interest of the same to be their voluntary act and deed, for the uses and purposes therein set of the interest of the interes		
BE IT REMEMBERED. That on this 1st day of September A. D. Nineen hundred and twenty=six before me, the undersigned, a Notary Public in and for said County and State, came Gaorgo W. Cashman and Maudé C. Cashman, husband and wife,  resonally known to me to be the identical person described in, and who executed the foregoing mortgage deed, and duly knowledged the execution of the same to be thair voluntary act and deed, for the uses and purposes therein set rith.  IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.  L.S.  J. B. Lohmuller Notary Public.    Mannaha   County, Kannaha		-auto C. Castulari
BE IT REMEMBERED. That on this 1st day of September A. D. Nineen hundred and twenty=six before me, the undersigned, a Notary Public in and for said County and State, came Gaorgo W. Cashman and Maudé C. Cashman, husband and wife,  resonally known to me to be the identical person described in, and who executed the foregoing mortgage deed, and duly knowledged the execution of the same to be thair voluntary act and deed, for the uses and purposes therein set rith.  IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.  L.S.  J. B. Lohmuller Notary Public.    Mannaha   County, Kannaha		
BE IT REMEMBERED. That on this 1st day of September A. D. Nineen hundred and twenty=six before me, the undersigned, a Notary Public in and for said County and State, came Gaorgo W. Cashman and Maudé C. Cashman, husband and wife,  resonally known to me to be the identical person described in, and who executed the foregoing mortgage deed, and duly knowledged the execution of the same to be thair voluntary act and deed, for the uses and purposes therein set rith.  IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.  L.S.  J. B. Lohmuller Notary Public.    Mannaha   County, Kannaha		
BE IT REMEMBERED. That on this 1st day of September A. D. Nineen hundred and twenty=six before me, the undersigned, a Notary Public in and for said County and State, came Gaorgo W. Cashman and Maudé C. Cashman, husband and wife,  resonally known to me to be the identical person described in, and who executed the foregoing mortgage deed, and duly knowledged the execution of the same to be thair voluntary act and deed, for the uses and purposes therein set rith.  IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.  L.S.  J. B. Lohmuller Notary Public.    Mannaha   County, Kannaha	Namaha COUN	
en hundred and twenty-sixbefore me, the undersigned, a Notary Public in and for said County and State, came		
Gaorge W. Cashman and Maude C. Cashman, husband and wife,  , who are  resonally known to me to be the identical person L described in, and who executed the foregoing mortgage deed, and duly knowledged the execution of the same to be their voluntary act and deed, for the uses and purposes therein set rith.  IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.  L.S.  J. B. Lohraulter  Notary Public.  RELEASE  THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 30 th any of Allember 1926.  All Janne Montgage Amel County Amangage Amel County Amengage Amen		
resonally known to me to be the identical person L described in, and who executed the foregoing mortgage deed, and duly knowledged the execution of the same to be their voluntary act and deed, for the uses and purposes therein set rth.  IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.  L.S. J. B. Lohraulter Notary Public.    Mannaha   County, Kanzas		
knowledged the execution of the same to be their voluntary act and deed, for the uses and purposes therein set rth.  IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official scal on the day and year last above written.  L.S.  J. B. Lohmuller  Notary Public.    Jany 18,1928.	August de la companya del companya del companya de la companya de	
IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.  L.S.  J. B. Lohrauller  Notary Public.    Marmana   County, Kansas	personally known to me to be the identical person - descri	ibed in, and who executed the foregoing mortgage deed, and duly
IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official scal on the day and year last above written.  L.S.  J. B. Lohraultor  Notary Public.    Marcha   County, Kanzas	acknowledged the execution of the same to be their forth.	voluntary act and deed, for the uses and purposes therein set
Notary Public.    Notary Public.   Notary Public.	IN TESTIMONY WHERE	
RELEASE  THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 30 th any of Allember 1926. The Farms (Mortgage Paul Control of Mortgage Paul Control of M		J. B. Lohmuller
(My Commission expires July 18,1928. 79_)  RELEASE  THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this ay of Schubbly 1926. The Farms (Montgage Punck)		Notary Public.
RELEASE  THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 30 ± 1  ay of Allember 1926. The Farm, (Montgage Punch)	Oto Commission and	
THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 30 th	(Aly Commission expir	ICS VA+J AV JAVEV! A? )
THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 30 th	PFI	LEASE
ay of Secember 1926. The Farm (mortgage Frust t	<u> </u>	n paid in full, and the same is hereby canceled, this 30 ±L
loop Seal By. J V Slaughter	day of Necessibly 1926	? The Farm Montagase Frust &
	- Soof Seal	By. J. V Slaughter
( Thesideut.		President.