Fig. That the number of the fast jear are jostly indicated to the party of the second part in the same of  Secondary 2 five inclination of 10 10 10 10 10 10 10 10 10 10 10 10 10		ays, and these presents are up				
strending to the terms of \$50 control and particle of the control by sail parties of the fost part in seascheding of the terms of \$70 10 miles. \$70 10 miles			tly indebted to the pa	rty of the second part in t		
of the tertail amon of the solid sum, and payable with interest of the solid part with interest there as the rate of \$\frac{\chick}{2}\$ per cent per anoma, payable seminancilly, on the norder of the said party of the wood part with interest there as it be rate of \$\frac{\chick}{2}\$ per cent per anoma, payable seminancilly, on the first days of \$\frac{\chick}{2}\$ per cent per anoma, payable seminancilly, on the first days of \$\frac{\chick}{2}\$ per cent per anoma, payable seminancilly, on the first days of \$\frac{\chick}{2}\$ per cent per anoma, payable seminancilly, on the first days of \$\frac{\chick}{2}\$ per cent per anoma, payable seminancilly, on the first days of \$\frac{\chick}{2}\$ per cent per anoma, payable seminancilly, on the first days of \$\frac{\chick}{2}\$ per cent per anoma, payable seminancilly, on the part age to the part a	according to the terms of	51 certain	mortgage rate of	aven data berevith execu	ted by said south of the Control	DOLLARS
in the neder of the sail party of the second part with interest thereon at the rate of \$\frac{\text{C}}{2}\$ per cent per annum, payable semi-annually, on the first days of Journary and \$24\$ in each year, amonding to the terms of the sail party of the second part with interest thereon at the rate of \$\frac{\text{C}}{2}\$ per cent per annum, payable semi-annually, on the first days of Journary and \$24\$ in each beginning to the terms of the sail party of the first of States and all district indicated as executing the results in the party of the first principal order and the party of the second part with policies payable to it in case of the principal party and the district party of the second part with policies payable to it in case of these to the annual of \$24,500,000, \$\frac{1}{2}\$ from years—\$\frac{1}{2}\$ \$000,000.00 Cornation of the party of the second part with policies payable to it in case of hear to the annual the results of the party of the second part with policies payable to it in case of hear to the annual the annual to the party of the second part with policies payable to it in case of hear to the annual the annual party of the second part with policies payable to it in case of hear to the annual the annual party of the second part with policies payable to it in case of the second part may make any payments receiving the policies in the said party of the second part may make any payments receivant to the party of the second part may make any payments receivant to the party of the second part may make any payments receivant to receive the policies in the said party of the second part may make any payments receivant to expert annual party and the second part may make any payments receivant to expert annual party and the second part may make any payments receivant to expert annual party and the second part may an annual party and the second party annual	of the actual loan of the s	as fo	llows:	O due January 1	19 27: \$500 due January	1. 1921
time day of Journary and pully in our by true, according to the terms of which the principal and interest and all other includes a control to the principal part of the principa						
time day of Journary and pully in our by true, according to the terms of which the principal and interest and all other includes a control to the principal part of the principa						
America, an ANTIONAL DANK OF COMMERCE, New York, N., or at a such other place as the logal bubble of the principle one among in writing to designate, and all of all control scarling from preceding the community.  Separation of the control of the first part agree to keep all feares, bubbling and improvements on the said precises in a good regain as they are at the data benefit to princip and one of the same of t						
The amount of \$12,500.00,00; \$1700-7	America, at NATIONAL	both principal and interest a BANK OF COMMERCE, No	and all other indebtedr ew York, N. Y., or at			
in interace companies acceptants to the party of the second part with policies payable to it in case of leas to the amount then secured by this methylation to say and submerce to it, with which foreign materiage change, all the policies of increase of the which the policies to the said parties of the first part for the second part may offere the increase mercy or may deliver the policies to the said parties of the first part for the second part may offere the increase mercy and the update of the control parties of the said parties of the first parties of the second part may make any parties receivably to trunce or extinguish may pain or outstanding, this limited is the parties of the said party of the second part may make any parties receivably to trunce or extinguish may pain or outstanding this limited to the party of the second part may make any parties receivably to trunce or extinguish may be received with firsters at the party of the second part and additional and collaired security for the sponses of all provides the said provides that the should be sufficient to the party of the second part in additional and collaired security for the sponses of all provides the party of the second part in additional and collaired security for the sponses of all provides the party of the second part in additional and collaired security for the sponses of all provides the party of the second part in additional and collaired security for the sponses of all provides the party of the second part in additional and collaired security for the sponses of all provides and the party of the second part in additional and collaired security for the sponses of all provides and the party of the second part, additional party of the second part, and the stopper party of the second party and party of the second	at the date hereor; to perr	mit no waste of any kind; to	keep all the buildings	which are now or may he	reafter be upon the premises unceasing!	as they are insured to
Third. That the party of the second part may make any payments recessary to remove or estinguish any prior or custanding title, like or fromhance on the perceives beredy conveyed, and may pay any unput taxes or assessments charged against said reporty, and may insure said prompted on the party of the party of the party of the second part and any low receivers, with interest at any payment and any low receivers in the party of the second part as additional and collatoral security for the payment of the party of the second part as additional and collatoral security for the payment of all the individuous occurrence of the party of the second part as additional and collatoral security for the payment of all the individuous occurrence of the party of the second part as additional and collatoral security for the payment of all the individuous occurrence of the party of the second part as additional and collatoral security for the payment of the whole of said promises are pedaged to the party of the second part is again to the said of the party of the second party of the secon	in insurance companies acc to assign and deliver to it, In case of less it is agreed t for collection. At the elec-	ceptable to the party of the s with satisfactory mortgages of that the party of the second p	second part with polici clauses, all the policies	les payable to it in case of s of insurance on said buil	less to the amount then secured by thi- lings and to pay all insurance premiums	mortgage; when due.
informations on the permanen tenety excessyon, and may perp any major that all the come aline up the shared enderthe and each on the secured by this Mortegom and may be recovered, with interest at ten per one years as paid shall become a line up to the shared enderthe and each on the secured by the Mortegom and may be recovered, with interest at ten per one years and permanent of the period of the said greatest and like sold type the and not in parcels.  First. In case of form of any of the coverage of the said promises are presented to the party of the second part is and the said permises are pledged to the party of the second part is and difficult and day of the coverage of controls, as at imports on controls, and the said permises are pledged to the party of the second part is and difficult and only agreed to expend of all the individuous occurred hereby, and the said party of the second part is an additional and collarers secured to expend the said of the said permises of property, or preview or otherwise, as it may gledt.  First. That the parties of the fate part benefity agree to pay all taxes and assessments, persual or special, excepting only the Forkel Income Tax. which may be assessed in the State of Kansas support the said the said of Kansas and the said of the said of Kansas and the said of the said of Kansas and the said of th	rending.					
the party of the second part an abustional and contactual security for the payment of all the buildedness secured hereby, and the said party of the second part is entitled to the passession of said property, by received or othersies, as it may elect.  Thirth. That the parties of the first part hereby agree to pay all taxes and assessments, general or special, excepting only the Federal Income Tax, which may be assessed in herSate of fasses appeared in the Party of the second part, therein, and while the parties of the state of Kansas upon this Mortage or the data secured thereby; which regard to any lab reflective cannot be all the parties between the party of the second part, therefore cannot be the passes of the State of Kansas of a law imposing payment of the swince of the passes of the passes of the State of Kansas of a law imposing payment of the swince are any periods and party, or upon the rendering by any Cose of compacting insidiction of a decision that the undertaking by the parties of the first party and the second part, become immediately due and collectible, nowthitas milding anything contained in this Mortage or any law hereafter cannot. The parties of the first party of the second part, not to permit the real of any of the second part, in the parties between the party of the second part, and the party of the second part, its successors and assigns.  Sixth. That the parties between the party of the party of the second part, its successors and assigns and shall indicate the second part, its successors and assigns.  Ferenth. As additional and collateral security for the payment of the said party of the second part, its successors and assigns.  Ferenth. As additional	if default be made in the cor and may be recovered, with rendered shall provide that	ses hereby conveyed, and may wenant to insure; and any sum h interest at ten per cent., in t the whole of said real estate	y pay any unpaid taxe is so paid shall become any suit for the forecl shall be sold together	s or assessments charged a a lien upon the above desc osure of this Mortgage. I and not in parcels.	gainst said property, and may insure sa fibed real estate, and be secured by this a case of foreclosure it is agreed that th	id property Mortgage, p judgment
the Mergan facility of the second part of the second part of the second part (second part) and part (second part) and part (second part) of the second part (second part) is second part (second part) of the second part (second part) is second part (second part) of the second part (second part) of the second part (second part) is second part) of the second part (second part) of the second part) is second part) of the second part (second pa	part is entitled to the posse	rt as additional and collateral ession of said property, by rec	l security for the payn ceiver or otherwise, as	nent of all the indebtedne it may elect.	s secured hereby, and the said party of	the second
Sitch. That the parties hereto further agree that all the covenants and agreements of the parties of the first part herein contained shall extend to additional and collateral security of the second part, its successors and assigns.  Everath. As additional and collateral security for the payment of the said note the mertagors hereby assign to said meres, its successors and assigns, and the rights and henefits accruing to the parties of the first part under all oil, use or mineral leases on add premises, this assignment to terminate the become void upon release of this mortgage. Farties and benefits accruing to the parties of the first part under all oil, use or mineral leases on add premises, this assignment to terminate or explorability with reference to such rights and benefits nor be accountable therefor except as to sums actually collected by it or them, and that the lesses any such leases shall account for any direct parties of the first part on this assigns until notified by legal holder hered to account for any one parties of the first part on the saint in the parties of the holder of this make any such leases accrued by this mortgage of any over the same to such legal holder. Should operation under any oil, as or mineral lease senously depresant the value of said land for general farming unposes, all notes accrued by this mortgage on any collections are such parties of the first part of the inductiveness secured by this mortgage on any interest thereon, he not paid when due, or if default he made in any everants a greenent herein contained, then this conveyance shall be come absolute and the whole of said principal note.  If the prevention of the party of the second part to excrete any opinion of the party of the second party, interest any approach of the party of the second party interest and any accounts a green and the party of the second party interest and the party of the second party interest and the party of the party of the party of the parties of party in the party of the party of the party of t	this Mortgage is held by a n or hereafter to be enacted, it or the passage by the State part, or upon the rendering pay any taxes or assessment of the second part, become it of the first part further agree or any part thereof, or any i	or cate of Aurasa upon the san on-resident of the State of Kar mposing payment of the whole of Kansas of a law imposing, thy any Covert of computent j ts is legally inoperative, then, a immediately due and collectible ont to suffer or permit all or a interest therein, to be sold for	of land, premises or pro- insas upon this Mortga e or any part thereof, u g payment of the who lurisdiction of a decisic and in any such event, let, notwithstanding an iny part of the taxes or taxes, and further agr	spectry, or upon the interest go or the debt secured ther pon the party of the secon lee or any portion of any by the the undertaking by the debt hereby secured, the ything contained in this N assessments to become or ee to furnish annually to t	of the party of the assond part, therein, they; without regard to any law heretofe part, and that upon violation of this u of the taxes aforesaid upon the party of the parties of the first part as herein p ithout deduction, shall, at the option of ortgage or any law hereafter enacted. I cmain delinquent, nor to permit it is as to party of the second part, on a hefore to party of the second part, on a hefore	and while ore enacted indertaking the second covided, to the party the parties
Exercish. As additional and collateral security for the payment of the said note the mortgaces bereby assign to said mortgage, its successors and rejuscia, all the rights and benefits acreding to the parties of the first part under all oil, gos or mineral leases on said premises, this assignment to terminate and become void upon ricease of this mortgage. Pravided, however, that said party of the second part, its successors and specified with reference to such rights and benefits not be accountable therefor expect as to sums actually collected by it or them, and that the leases are any such leases shall account for such rights or benefits to the party of the first part or his assigns until notified by lead the facility of pay over the same to such legal bolder. Should operation under any cilic pace or mineral leases acrossly depresentate the value of said in lot of general farming urposes, all notes occurred by this mortgage and mortgage. Eighth. That if such payments be made as are herein specified, this conveyance shall be void; that if any note herein described, whether for principal interest, or any part of the indebt-release secured by this Mortgage or any interest thereon, be not paid when due, or il default be made in any covenant agreement herein contained, then this conveyance shall become absolute and the whole of said principal note—shall immediately become doe and such as a second of the party of the second party interest there are not default because any party present of such the three devices and for the party of the second party interest at the rate for of default of payment of any sum hereit occurs and is one of default of parties agree to pay to the said second party, interest the parties of the party of the second party interest at the rate for parties are the party of the second party interest at the rate for parties are parties and party of the said parties of the first part have hereunto subscr	Sixth. That the par	rties hereto further agree that	t all the covenants an	d agreements of the partie	s of the first part bossis and in 1 1 1	extend to
Eighth. That if such payments be made as are berein specified, this conveyance shall be void; but if any note herein described, whether for principal or interest, or any part of the indebt-sieses secured by this Mortgage or any interest thereon, be not paid when due, or if default be made in any covernance and ayable at the option of the party of the second part, and no failure of the party of the second part to exercise any option to declare the maturity of the debt bredy exercise should shall be deemed a waive of right to exercise such option at any other time as to any part, present of the fault with the maturity of the second part and the party of the second part to exercise any option to declare the maturity of the debt bredy exercise should shall be deemed as waive of right to exercise such option at any other time as to any part, present or the datale dealth the respective party in the second party, interest at the rate fare per cent, per annum, computed annually on said principal note from the date of default to the time when said principal and interest shall be fully ald.  Ninth. The terms, conditions and provisions hereof, whether so expressed or not, shall apply to and bind the respective parties hereto, their being executors, administrators, successors and assigns, and words used in the singular number shall include the plural and words in the plural shall include the ingular.  IN WITNESS WHEREOF, The said parties of the first part have hereunto subscribed their names and affixed their scals, on the day and year above sentioned.  R. C. Moore	and become void upon rulea no responsibility with referen n any such leases shall according to pay over the same to such	enents accruing to the parties use of this mortgage. Provide nee to such rights and benefits ount for such rights or benefits a legal holder. Should operation	s of the first part under d, however, that said nor be accountable the s to the party of the fir on under any oil, was or	r all oil, gas or nuneral les party of the second part, i erefor except as to sums ac est part or his assigns until r mine tal lease seriously de	ses on said premises, this assignment to to successors and assigns, shall be charg- tually collected by it or them, and that a notified by legal holder hereof to accou-	terminate able with the lesses
And the personally known to be the same person 5 who executed the foregoing instrument, and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, That on this 5 day of Juny . A. D. 19 26 before me, the derisigned, a Notary Public in and for the County and State aforesaid, came . R.C. Moore and Georgine w. Moore his wife.  IN WITNESS WHEREOF, The said parties of the first part have hereunto subscribed their names and affixed their scale, on the day and year above enclosed.  STATE OF KANSAS,  SHAWE OF Douglas county ass.  BE IT REMEMBERED, That on this 5 day of Juny . A. D. 19 26 before me, the idensigned, a Notary Public in and for the County and State aforesaid, came . R.C. Moore and Georgine w. Moore his wife as wife, to me personally known to be the same person 5 who executed the foregoing instrument, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official scal, the day and year last above written.  Dick Williams . Notary Public.  (Commission expires . April 18 1929)  RELEASE  THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this day of day o	Eighth. That if such or interest, or any part of the or agreement herein contain mayable at the option of the lebt hereby accured shall be	h payments be made as are her he indebtedness secured by thi hed, then this conveyance shall e party of the second part, an deemed a waiver of right to e I any sum herein covenanted to	rein specified, this convis Mortgage or any in- is Mortgage or any in- ill become absolute an- id no failure of the pa exercise such option at o be paid when due, th	reyance shall be void; but terest thereon, be not paid d the whole of said princi rty of the second part to any other time as to any e said first parties agree to	if any note herein described, whether for when due, or if default be made in any all note shall immediately become sercise any option to declare the matur past, present or future default hereunde pay to the said second party integers.	due and ity of the
STATE OF KANSAS,  SHAWL-OF Douglas county  BET REMEMBERED, That on this 5 day of Jany.  A. D. 19 26 before me, the dersigned, a Notary Public in and for the County and State aforesaid, came. R.C. Moore and Georgine w. Moore his wife.  IN WITNESS WHEREOF, I have hereunto subscribed their names and affixed their scals, on the day and year above enclosed.  STATE OF KANSAS,  SHAWL-OF Douglas county  A. D. 19 26 before me, the idensigned, a Notary Public in and for the County and State aforesaid, came. R.C. Moore and Georgine w. Moore his wife  IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official scal, the day and year last above written.  Dick Williams  Notary Public.  (Commission expires April 18 1929)  RELEASE  THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this day of	ase of default of payment of	computed annually on said prin	ncipal note, from t	the date of default to the t	me when said principal and interest shall	l be fully
STATE OF KANSAS.  STATE OF KANSAS.  BE IT REMEMBERED, That on this 5 day of Jany . A. D. 19 26 before me, the idensigned, a Notary Public in and for the County and State aforesaid, came . R.C. Moore and Georgine W. Moore his wife wife, to me personally known to be the same person S who executed the foregoing instrument, and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last above written.  Dick Williams	f ter. per cent. per annum, c aid.		and but not an arrange	ed or not shall apply to	nd bind the respective parties hereto, th	
STATE OF KANSAS,  SHAWLOF Douglas county  SE.  BE IT REMEMBERED, That on this 5 day of Jany . A. D. 19 26 before me, the idensigned, a Notary Public in and for the County and State aforesaid, came . R.C. Hoore and Georgine W. Moore his wife wife, to me personally known to be the same person. S who executed the foregoing instrument, and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto set my hand and affined my official seal, the day and year last above written.  Dick Williams  Notary Public.  (Commission expires April 18 1929)  RELEASE  THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this day of	of ter. per cent. per annum, c aid.  Ninth. The terms, c executors, administrators, su ingular.	recessors and assigns, and wor	rds used in the singula	r number shall include the		clude the
STATE OF KANSAS,  MANUAL OF DOUGLAS county   ss.  BE IT REMEMBERED, That on this 5 day of Jany . A. D. 19 26 before me, the dersigned, a Notary Public in and for the County and State aforesaid, came . R.C. Moore and Georgine W. Moore his wife wife, to me personally known to be the same person 5 who executed the foregoing instrument, and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last above written.  Dick Williams  Notary Public.  (Commission expires April 18 1929 )  RELEASE  THE AMOUNT SECURED by this Mortgage has been paid in fell, and the same is hereby canceled, this day of	ter. per cent. per annum, c aid.  Ninth. The terms, c ecutors, administrators, su ngular.  IN WITNESS WHEI	recessors and assigns, and wor	ras used in the singula	r number shall include the	and affixed their seals, on the day and ye	clude the
BE IT REMEMBERED, That on this 5 day of Juny . A. D. 19 26 before me, the dersigned, a Notary Public in and for the County and State aforesaid, came R.C. Moore and Georgine W. Moore his wife wife, to me personally known to be the same person 5 who executed the foregoing instrument, and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last above written.  Dick Williams  Notary Public.  (Commission expires April 18 1929)  RELEASE  THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this day of	f ter. per cent. per annum, c aid.  Ninth. The terms, c secutors, administrators, su ngular.  IN WITNESS WHEI	recessors and assigns, and wor	ras used in the singula	to subscribed their names	and affixed their scals, on the day and ye	elude the
BE IT REMEMBERED, That on this 5 day of Juny . A. D. 19 26 before me, the dersigned, a Notary Public in and for the County and State aforesaid, came R.C. Moore and Georgine W. Moore his wife wife, to me personally known to be the same person 5 who executed the foregoing instrument, and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last above written.  Dick Williams  Notary Public.  (Commission expires April 18 1929)  RELEASE  THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this day of	f ter. per cent. per annum, c aid.  Ninth. The terms, c secutors, administrators, su ngular.  IN WITNESS WHEI	recessors and assigns, and wor	ras used in the singula	to subscribed their names	and affixed their scals, on the day and ye	elude the
BE IT REMEMBERED, That on this 5 day of Juny . A. D. 19 26 before me, the adersigned, a Notary Public in and for the County and State aforesaid, came R.C. Moore and Georgine W. Moore his wife swife, to me personally known to be the same person S who executed the foregoing instrument, and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last above written.  Dick Williams  Notary Public.  (Commission expires April 18 1929)  RELEASE  THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this day of	of ter, per cent, per annum, coaid.  Ninth. The terms, coaccutors, administrators, suingular.  IN WITNESS WHEL	recessors and assigns, and wor	ras used in the singula	to subscribed their names	and affixed their scals, on the day and ye	elude the
dersigned, a Notary Public in and for the County and State aforesaid, came. R.C. Moore and Georgine W. Moore his wife  wife, to me personally known to be the same person. S. who executed the foregoing instrument, and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto set my hard and affixed my official seal, the day and year last above written.  Dick Williams  Notary Public.  (Commission expires April 18 1929)  RELEASE  THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this day of	of ter, per cent, per annum, c aid.  Ninth. The terms, c accutors, administrators, su ingular.  IN WITNESS WHEI	REOF, The said parties of the	ras used in the singula	to subscribed their names	and affixed their scals, on the day and ye	elude the
dersigned, a Notary Public in and for the County and State aforesaid, came. R.C. Moore and Georgine W. Moore his wife  wife, to me personally known to be the same person S. who executed the foregoing instrument, and duly acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last above written.  Dick Williams  Notary Public.  (Commission expires April 18 1929)  RELEASE  THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this day of	I ter, per cent, per annum, c aid.  Ninth. The terms, c recutors, administrators, su gular.  IN WITNESS WHEI encloned.	REOF, The said parties of the	ras used in the singula	to subscribed their names	and affixed their scals, on the day and ye	elude the
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last above written.  Dick Williams  Notary Public.  (Commission expires April 18 1929)  RELEASE  THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this day of	I ter per cent, per annum, c idd. Ninth. The terms, c secutors, administrators, su supular. IN WITNESS WHEI entloned.  STATE OF KAN	REOF, The said parties of	first part have hereun	r number shall include the to subscribed their names  R.C. Moore  Georgine W. Mc	and affixed their scals, on the day and yo	ar above(Seal.)
Dick Williams Notary Public.  (Commission expires April 19 1929 )  RELEASE  THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this day of	of ter per cent, per annum, cald.  Ninth. The terms, carcutors, administrators, su ingular.  IN WITNESS WHEI IN WITNESS WHEI IN WITNESS WHEI STATE OF KAN GRAVE-OF DOUGLAS BE IT REMEMBER.	NSAS, county ss.	us used in the singula first part have bereun day of	r number shall include the to subscribed their names  R.C. Moore  Georgine W. Mo  Jany	and affixed their scals, on the day and year ore	ar above (Seal.) (Seal.)
(Commission expires April 18 1929 )  RELEASE  THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this day of	I ter per cent, per annum, c aid.  Ninth. The terms, c secutors, administrators, su ngular.  IN WITNESS WHEI entloned.  STATE OF KAN SUSTE OF LAN BE IT REMEMBER dersigned, a Notary Public	NSAS.  County   ss.  ED, That on this   6 in and for the County and S	day of tate aforesaid, came.	Jany .  R.C. Moore and	and affixed their scals, on the day and years on the day and years one.  A. D. 19 26 before Georgine 7. Moore his wife by acknowledged the execution of the sa	(Seal.)  (Seal.)  me, the
RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this day of	ter, per cent, per annum, c aid.  Ninth. The terms, c receutors, administrators, su ngular.  IN WITNESS WHEI entloned.  STATE OF KAN RESET OF CAN BE IT REMEMBER! dersigned, a Notary Public	NSAS.  County   ss.  ED, That on this   6 in and for the County and S	day of tate aforesaid, came.	Jany .  R.C. Moore and	A. D. 19 26 before the wife of the saction of the sactification of the sactification of the sactification of the sactifications, the day and year last above	(Seal.)  (Seal.)  me, the
THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this day of	I ter, per cent, per annum, c aid.  Ninth. The terms, c accutors, administrators, su incular.  IN WITNESS WHEI  STATE OF KAN BUSTE OF CAN BE IT REMEMBER  I REMEMBER  IN WITNESS WHEI  A STATE OF CAN BE IT REMEMBER  I REMEMB	NSAS, county  BED, That on this in and for the County and S own to be the same person S IN WITNESS WHER	day of state aforesaid, came.  who executed the for EOF, I have hereunto.	Jany  R.C. Moore and  Jany  R.C. Moore and  Jany  R.C. Moore and  Legging instrument, and disting hard and addied my  Dick William	and affixed their scals, on the day and your ore  A. D. 19 26 before Georgine W. Moore his wife ly acknowledged the execution of the sa official scal, the day and year last above 6 Notary Pr	written.
TO A CONTRACT OF THE PARTY OF T	I ter, per cent, per annum, c aid.  Ninth. The terms, c accutors, administrators, su incular.  IN WITNESS WHEI  STATE OF KAN BUSTE OF CAN BE IT REMEMBER  I REMEMBER  IN WITNESS WHEI  A STATE OF CAN BE IT REMEMBER  I REMEMB	NSAS, county  BED, That on this in and for the County and S own to be the same person S IN WITNESS WHER	day of state aforesaid, came.  who executed the for EOF, I have hereunto.	Jany  R.C. Moore and  Jany  R.C. Moore and  Jany  R.C. Moore and  Legging instrument, and disting hard and addied my  Dick William	and affixed their scals, on the day and your ore  A. D. 19 26 before Georgine W. Moore his wife ly acknowledged the execution of the sa official scal, the day and year last above 6 Notary Pr	written.
	of ter, per cent, per annum, c aid.  Ninth. The terms, c accutors, administrators, su incular.  IN WITNESS WHEI entloned.  STATE OF KAN GONTA-OF DOUGLAS BE IT REMEMBER, idersigned, a Notary Public s wife, to me personally kno	NSAS.  COUNTY  SED, That on this  in and for the County and S  OWN to be the same person S  IN WITNESS WHERE  (Commission expires	day of state aforesaid, came.  who executed the for EOP, I have hereunto.  April 18	Jany .  R.C. Moore and	A. D. 19 26 before  A. D. 19 26 before Georgine W. Moore his wife ly acknowledged the execution of the sa official seal, the day and year last above  Notary Pt.	written.