This

Elsis & armet Rec. of Derse. Ellen 1/4 and to Dury

rar do hereby covenant and agree that at the delivery hereof, that they are the landel owners of the premises above granted, and seried of a good and indefashibe estate of inheritance theref, free and dear of all incumbances, and that they sill warrant and defend the same in the quite, and praceable passession of said party of the second part, its successors and assigns, forever, against the lawful claims of all persons whomsever. FROVIDED, Always, and these presents are upon the following agreements, covenants and conditions, to-wit:	
First. That the parties of the first are justly indebted to the party of the second part in the sum of Two lyes thousand DOLLARS.	
DOLLARS, according to the terms of OGO certain mortgage note of even date herewith, executed by said parties of the first part, in consideration	
f the actual loan of the said sum, and payable on the first day ofUarch, 19_31,	
o the order of the said party of the second part with interest thereon at the rate $c' = 5\frac{1}{2}$ per cent per annum, payable semi-annually, on the	
rst days of larch and St plonbor in each year, according to the terms of interest tres thereunto attached both principal and interest and all other indebtedness a cruing bereauder being payable in lawful money of the United States of merica, at NATIONAL SANK OF COMMERCE. New York, N. Y., or at such such place a, the legal by der of the principal note may in writing estimate, and all of said nots bearing the prevent interest after manufuly.	
Second. That the parties of the first part agree to keep all fences, buildings and improvements on the said premises in as good repair as they a e the date hereof: to permit no water of any kind; to keep all the buildings which are now or may here. For upton the promises ancessingly insured to response to Pointerand	
DOLLANS. Insurance companies acceptable to the party of the second part with policies payable to it in case of less to the amount then secured by this mortgage; a sadgm and deliver to it, with satisfactory an artgage classes, all the policies of insurance or said buildings and to pay all insurance premiums when due, are set of loss it is agreed that the party of the second part may collect the insurance moneys or any different the publics to the said parties of the size of loss its different part is the first part or collection. At the election of the said ; orty of the second part, the insurance moneys shall be applied either on the indebtedness secured hereby or in building.	
Third. That the party of the second part may make any payments nece-rry to amore or extinguish any prior or outstanding title, lies or sumbrave on the premises hereby convered, and may pay any urpaid texts or assessments charged against said paroperty, and may insure said property default he made in the converted, with interest at ten per cert, in any sail for the foredown of this Metrgage. In case of foreclosure it is agreed that the judgment andred shall provide that the whole of said real state shall be also be described that the property is a second by the border of the part of the provide that the whole shall be also be also be also be also be part of the part of t	
Yourth. That in case of default of any of the covenants or agreements herein contained, the rents and profits of the said premises are plodged to as party of the second part as additional and collateral security for the payment of all the indicatedness secured hereby, and the said party of the second art is smilled to the possession of said property, by receiver or otherwise, as it may elect.	
Fifth. That the parties of the first part berely agree to pay all taxes and assessments, general or special, excepting only the Federal Internet Tax, histmap is assessed in the State of Kanasa upon the said hand, premises are property, or upon the interest of the part of the second part, therein, and while thermap is assessed in the State of Kanasa upon this Mortgage or the doth secured thereiny; without regard to any law heretofore enacted hereafter to be reacted. Imposing payment of the whole or any portion of any of the taxes aloressid upon the party of the second part, and that upon violation of the succed therein, and the state of Kanasa upon the the whole or any portion of any of the taxes aloressid upon the party of the second part, and the State of Kanasa of a is winpoing payment of the whole or any portion of any of the taxes aloressid upon the party of the second part, and the State of Kanasa of a is winpoing payment of the whole or any portion of any of the taxes aloressid upon the party of the second part, and the State of Kanasa of a is winpoing payment of the whole constructions without double of the taxes aloressid upon the party of the second part, and the State of Kanasa of a is winpoing to payment of the whole constructions without double of the second part, and the State of Kanasa of a low inposing payment of the whole constructions without double of the first part taxes are assessments is leaded at the option of the party the record part, leaded the first part further agree not to sufficient of the party the taxes or assessments is become remain doinguent, ner to premit the state of Kanasa of a second part, and may be cardier constructions and project of the second part, or or plent the state of the second part, and pay part of the taxes or assessments is become remain doinguent, not to premit the state of the second part, or any part of the taxes or assessments is become remain doinguent, not to permit the state of the pay payment of all such taxes are assessments.	
Sith. That the parties hereto further agree that all the covenants and agreements of the parties of the first part herein contained shall extend to d bind their heirs, executors, administrators, successors and easigns, and shall inure to the benefit of the party of the second part, its successors and assigns,	
signs, all the rights and benefits accruing to two parties of the first part under all oil, gas or micral leases on aid premises, this assessment to commisse the assessment of the software to the decome void upen release of this mortgage. Provided, however, that said party of the second part, its successment and assignment to the thargeable with hydrogenerative to such rights and benefits not be accountable therefore recept as some saturally collected by it or them, and that the leases may such leases shall account for such rights and benefits to the party of the first part of the saturation and the software to such rights and benefits to the party of the first part or the saturative dipercists the value of saturation benefits and benef	
agreement herein contained, then this conveyance shall become absolute and the whole of said principal note what is madiately become due and gale at the option of the part of the second part, and no failure of the party of the second part to exercise any option to dehare the maturity of the bt bereby secured shall be deemed a waiver of right to exercise such option at any other time as to any past, present or faure default hereander; and in set of default of payment of any sum herein covenanted to be paid when due, the said first parties agrees to pay to the said second party, interest at the rate the 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 d.	
Ninth. The terms, conditions and provisions hereof, whether so expressed or not, shall apply to and bind the respective parties hereto, their heirs, exutors, administrators, successors and assigns, and words used in the singular number shall include the plural and words in the plural shall include the gular.	
IN WITNESS WHEREOF, The said parties of the first part have hereunto subscribed their names and affixed their seals, on the day and year above ntioned.	12574
William S. Dick	
Harry Dick	
Nellie E. Dick	
STATE OF KANSAS, STATE OF MANSAS, STATE OF MAN	
BE IT REMEMBERED, That on this 23d day of March A. D. 1925 before me, the	
ersigned, a Notary Public in and for the County and State aforesaid, came William S. Dick a single man and Hurry Dick and Nellio E, Dick	
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 bereanto set my hand and affired my official seal, the day and year last above write.	
A.F. Flinn Notary Public.	
(Commission expires April 10 19.27 _)	
RELEASE	
THE AMOUNT SECURED by this Mcrigggo has been paid in full, and the same is hereby canceled, this day of	
September 18.31.	
July Meyn	
	Contractor and the