Win of ...

part indel	all rights of homestead exemption, utto the axid party of the secold part, and to its accesses and axigns, forcer. And the stid parties of the hereby covenant and agree that at the delivery hereof, that they are the lawful cancers of the premises above granted, and szized of a go frashibe estate of inheritance therein, free and dear of all incumbrances, and that they will warrant and defend the same in the quiet and pe ession of said party of the second part, its successors and assign; forever, egging the lawful claims of all persons whomesever.	od and
	PROVIDED, Always, and these presents are upon the folowing agreements, covenants and conditions, to-wit:	8
	First. That the parties of the first part are justly indebted to the party of the second part in the sum of Twenty Five Hundred DOI	LARS,
	rding to the terms of ODO certain mortgage note of even date herewith, executed by said parties of the first part, in consid	
of th	e actual loan of the said sum, r-4 payable markednardagent as follows: ,19 \$125 due June 1, 1927 \$125 due June 1,1928, \$125 due June 1	1929
-	\$125. duo June 1,1930 \$2000 duo June 1,1931	
to th	e order of the said party of the second part with interest thereon at the rate of 6 per cent per annum, payable semi-annually,	on the
Amer	days of Juno and December in each year, according to the terms of j /browersecretexi: both principal and interest and all other indextedness acruing hereunder being payable in havful money of the United St rica, at NATIONAL BANK OF COMMERCE, New York, N. Y., or at such other place as the legal holder of the principal note may in state, and all said notes bearing ten per cert interest after maturity.	ates of
at the	Second. That the parties of the first part agree to keep all fences, buildings and improvements on the sold premises in as good repair as t e date hereof; to permit no waste of any kind; to keep all the buildings which are now or may hereafter he upon the premises unceasingly ins	iey nre ured to
in ins to as In ca	surance companies arceptable to the party of the second part with policies payable to it in case of loss to the amount then secured by this mo sign and deliver to it, with satisfactory mortgage classes, all the policies of insurance on said buildings and to pay all insurance permisms at as of loss it is greed that the party of the second part may collect the insurance moneys or may delix, it the policies to the sail parties of the fact election. At the cleation of the second part may collect the insurance moneys and it is part to the indicatorias secured heat, the insurance moneys and it is and the insurance moneys that is and the sail parties of the fact the sail part of the second part, the insurance moneys and it is of the sail part of the sail part of the same moneys the sail is approximate to the sail part of the same moneys of the sail part of the same moneys of the same moneys of the same moneys of the same moneys of the sail part of the same moneys of the same	n due. st part
if defi and n	Third. That the party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, hurance on the premises hereby conveyed, and may pay any unpuid taxes or assessments charged against said program any insare said pr adult be made in the corvennt to insure, ind any grams so paid shall become a lice agoon the above described real stata, and be ascured by this Mongay be recovered, with interest at ten per cent, in any suit for the foreclosure of this Montgaye. In case of foreclosure it is agreed that the jud red shall provide that the whole of said real state shall be sold together and not in parcels.	operty itgage, gment
	Fourth. Inst in case of orland of any of the covenants or agreements herein contained, the rents and profits of the said premises are piled arity of the second part as additional and collateral security for the payment of all the indebtedness secured hereby, and the said party of the , is entitled to the possession of said property, by receiver or otherwise, as it may elect.	
this M or her or the part, pay a of the of the or any	Fifth. That the parties of the first part hereby agree to pay all taxes and assessments, general or special, excepting only the Federal Income h may be assessed in the State of Kansta upon the solid land, premises or property, or upon the interest of the party of the second part, Cerrien, and Morragen is hold by a non-redicted to the State of Kansa upon this Morrage or the delive secured threely without regard to aby lar herercforce re- tractions and the state of Kansa assessment in State Worker as the source threely without regard to aby lar herercforce re- parater to be enacted, in posing payment of the whole or any part thereof, upon the party of the second part, and that upon violation of this under passage by the State of Kansas of a law imposing payment of the whole or any portion of any of the taxes affersist upon violations of this under or upon the rendering by any. Court of competent jurisdiction of a decision that the undertaking by the parties of the height pay the second part, here the second part, and that the option of the second part, because immediately due and collectible, notwiths.a.using anything contained in this Mortgage or any have here for ensembla to be given or permit the scale pay part of the taxes affective. The parties of the second part, because and any scale cost assessments to become or remain delinquent, nor to permit the scale pay part of the taxes a casessment to become or mediately due and collectible, notwiths.a.using anything contained in this Mortgage or any have here attention, basing any fund pay the decision of all and the scale assessments in decision permit the scale pay and to the taxes assessments to become or remain delinquent, nor to permit the scale pay and the taxes affersion of all and that as and assessments.	while nacted taking lecond led, to party party party serty
	Sith: That the parties hereto further agree that all the covenants and agreements of the parties of the first part herein contained shall extr did their heirs, securitors, administrators, successors and assigns, and shall insure to the heavily of the second part, its successors and as ind their heirs, securitors, administrators, successors and assigns, and shall insure to the heavily of the second part, its successors and as ind their heirs.	end to
assign and bo ne res in any to pay	Eventh. As additional and collateral security for the payment of the said note the mortgagen hereby assign to add mortgage, its ascenaria, as, all the rights and lenefits accruing to the parties of the first part under all oil, gas or mineral leases on aid permises, this assignment to tern ecome word upon release of this mortgage. Forvished, however, that tasis if party of the second part, its successors and assign, shall be chargedue possibility with reference to such rights and benefits nor be accountable therefor except as to sums actually collected by it or them, and that the 1 y such lease shall account for such rights or benefits to the party of the first part or his assigns until notified by legal holder. Should operation under any oil, gas or mineral lease seriously depreciate the value of said hand for general fa sets, all notes secured by this mortgage shall immediately become due and collectible, at the option of the holder of this mortgage.	in and a stand and a stand a stan stand a stan I stand a stand
or inte or agr payab debt h case of	Eighth. That if such payments be made as are herin specified, this conveyance shall be volid; but if any note herein described, whether for priverst, or any part of the indebtedness secured by this Mortgage or any interest thereon, be not paid when due, or if default be made in any coverement herein contained, then this conveyance shall be come absolute and the whole of asid principal note shall immediately become due is at the option of the party of the second part, a coveries any point to the coveries any option to declare the manuful of the fail mortgage. The party of the second part to every second p	enant e and f the nd in e rate
	Ninth. The terms, conditions and provisions hereof, whether so expressed or not, shall apply to and hind the respective parties hereto, their tors, administrators, successors and arsigns, and words used in the singular number shall include the plaral and words in the plaral shall include ar.	heirs, e the
mentic	IN WITNESS WHEREOF, The said parties of the first part have hereunto subscribed their names and affixed their scals, ou the day and year a ored.	ibove
	J.J. Eddy	Seal.)
	Annic E. Eddy(Seal.)
E-MARTER OF	STATE OF KANSAS,	
	rr er Douglas County) - Be IT REMEMBERED, That on this 27th day of May A. D. 1926 before me	
	BE IT REMEMBERED, That on this 27th day of May A. D. 1926 before me igned, a Notary Public in and for the County and State aforessid, came	, the
	J.J. Eddy and Anna? E. Eddy husband and wife	
his wife	e, to me personally known to be the same person. 5 whe executed the foregoing instrument, and duly ackrowledged the execution of the same. IN WITNESS WHEREOF, I have hereanto set my hand and affired my official seal, the day and year last above write	
LS	A.F. Flinn Notary Public	
	(Commission expires April 10 19 27)	
-	RELEACE	-
Mariana	"	ly of
	June103/.	
U	and The Contract Company. and S. Merriam Jie Pus , duy.	
		STATES A STATES STATES AND