	TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appurtenances thereunto belonging or in anywase appertaining, and all rights of homestead exemption, unto the said party of the second part, and to its successors and asying, forever. And the first part do hereby overant and agree that at the delivery hered, that they are the hardful owners of the premises above granted, and saided of a good and indefeasible state of inheritance therein, free and clear of all incumbrances, and that they will warrant and defead 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 blowing agreements, covenants and conditions, to-wit:	
	First. That the parties of the first part are justly indebted to the party of the second part in the sum of Twonty-First Hundred DOLLARS.	
	according to the terms of ODO 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 on the first day of <b>July</b> , 19 33 ,	
	to the order of the said party of the second part with interest thereon at the rate of 52 per cent per annum, payable semi-annually, on the	
	first days of <b>Jamiary</b> and <b>Jakimer and Jakimer and </b>	
	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 are at the date hereof; to permit no waste of any hind; to keep all the buildings which are now or may hereafter be upon the premises unreasingly insured to the amount of <b>Four "housand DOILAINS</b> . In insurance companies acceptable to the party of the second part with policies payable to it in case of loss to the amount then secured by this mortgage; to assign and deiver to it, with satisfactory motigage clause, all the policies of insurance on said buildings and to pay all insurance preniums when due. In case of loss it is agreed that the party of the second part may collect the insurance moneys a land be applied either on the indethedrones secured by thereby or in or collection. At the decision of the said party of the second part, the insurance moneys all building blick either on the indethedrones secured be thereby or in	
	Third. That the party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lien or neumbance on the premises hereby conveyed, and may pay any uspaid taxes or assessments charged against said property, and may insure said property idefault be made in the covenant to insure; and sny sums as paid shall become a lien upon the above described real estat, and be secured by this Mortgare, and may be recovered, with interest at ten per cents, in any said for the foreclosure of this Mortgare. 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 parcela.	
	Fourth. That in crewe of default of any of the covenants or agreements herein contained, the rests 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 the indebtedness secured hereby, and the said party of the second part is entitled to the possession of said property, by receiver or otherwise, as it may cleet.	
	Fifth. That the parties of the first part herdy agree to pay all tars and assessments, general or special, recepting only the Federal Income Tan, which may be assessed in the State of Kansau upon this Mortrage or the federal increme faith of the second part, therein, and while the Mortgage is held by a mon-resident of the State of Kansau upon this Mortrage or the federal work of the second part, therein, and while the Mortgage is held by a mon-resident of the State of Kansau upon this Mortrage or the federal functions. The second part, therein, and while the Mortgage is held by a mon-resident of the State of Kansau upon this Mortrage or the federal functions of the second part, and that upon violation of this undertaking or the passage by the State of Kansau upon thousing payment of the whole or any portion of any of the tares aftersaid upon the party of the second part, or upon the rendering by any Court of competent jurisficition of a decision that the undertaking by the parties of the internation of the party of the second part, and shall, at the option of the party of the first part and shall, the option of the party of the first part and here there are an any law hereful transmitted to the second part, become immediately due and collectible, nature visitation gravitations or remain delinquert, nor to permit the said property of the first part therefore, not any little tars or assessments to become or remain delinquert, nor to permit the said property or up art therefor, or any interest therin, to be said for tarse, and further agree to furnish annually to the party of the second part, en or before the testin y of July the certificate of the proper authority, showing full apparent of all reviews and assessments.	
	Sitth. That the parties before further agree that all the covenants and agreements of the parties of the first part herein contained shall extend to nd blad their heirs, ascutors, administrators, success and assigns, and shall inner to the binneft of the party of the second part, its successors and assigns.	1000
a a n t	Seventh. As additional and collateral security for the payment of the said note the mortgagora hereby assign to said mortgagora, its successors and saigns, all the rights and benefits accruing to the parties of the first part under all oil, gas or mineral leaves on said premises, this assignment to terminate and become rout poor release of this mortgage. Threaded, however, that said party of the second part, its successors and assigns, shall be charged be with or responsibility with reference to such rights and herefits not be accountable therefor except as to suma artually collected by it or them, and that the bases and you file association with the success of the second part of the instance of the social part. It is successored by the second for and pay over the same to such legish belief. Should operation under any oil gas or mineral leave sciously depreciate the value of aid land for general farming urpose, all notes sourd by this mortgage. The mediately here one day and the start of the value of aid land for general farming the source of the source of the source of the society of the source of the value of aid leaves of the society of the	Ţ
o o p d c o	Eighth. That if such payments be made as are herein specified, this conveyance shall be void; but if any note herein desribed, whether for principal r interest, or any part of the indebtedness secured by this Mortgage or any interest thereon, be rot paid when dow, off default be made in any covenant r argrement brene rotatiand; then this conveyance shall become absolute and the whole of asid principal note	
e	Ninth. The terms, conditions and provisions hereof, whether so expressed or not, shall apply to and bind the respective parties hereto, their heirs, secures, submistrators, successors and assigns, and words used in the singular number shall include the plural and words in the plural shall include the neular.	
	IN WITNESS WHEREOF, The said parties of the first per: have hereunto subscribed their names and affixed their seals, on the day and year above entioned.	
	W. E. Erain(Seal.)	
	Zleanor J. Erwin (Scal.)	
	STATE OF:KANSAS,	
ur	DENTY OF Pordian BE IT REMEMBERED, That on this 22 day of July A. D. 19 26 before me, the idensigned, a Notary Public in and for the County and State aforesaid, came W.E.Erwin and Elsenor J. Erwin, husband and to Wife,	
hi	a wife, to me personally known to be the same person. <b>B</b> who executed the foregoing instrument, and duly acknowledged the execution of the same.	0
	IN WITNESS WHEREOF, I have hereanto set my hand and affized my efficial seal, the day and year last above written. L.S. J. A. Foist Notary Public.	
d	(Commission expires April 30,19 29 _)	
	RELEASE           THE AMOUNT SECURED by this Mortgage has been paid in full, and the same ir hereby canceled, this         Image: Comparison of the same ir hereby canceled, this	
7 -	Sup 1933 . Ummont Deiles National Bank Successor Trustee Corp Seal & I. J. Tasker ast Trust Officer.	
	riser man gyrer.	10 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -