	TO HAVE AND TO HOLD the same, with all and singular the hereditaments and apputenances thereunto belonging or in anywase appertaining, and all rights of homereted exemption, into the said party of the second part, and to its successors and sugme, forever. And the said parties of the first part of here or event of the said parties of the the same the hered here are defined and maintee above.
	part do hereby covenant and agree that at the delivery hered, that they are the lawful owners of the premise above granted, and srized of a good and indefeasible state of inheritance therein, free and clear of all incumbrances, and that they will warrant and delend 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, Alwayz, and these presents are upon the folowing 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
	Twenty Three Hundred Fifty DOLLARS
	according to the terms of ORO 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 methods actual constraints of the said sum, and payable methods actual constraints of the said sum.
	\$125. dus August 1, 1927; \$125. dus August 1, 1928; \$125. dus August 1, 1929; \$125. dus August 1, 1930; \$1,650. dus August 1, 1931
	to the order of the said party of the second part with interest thereon at the rate of6 per cent per annum, payable semi-annually, on the
	first days of Pobruary and August in each year, according to the terms of in SCAP note the second secon
	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 kind; to keep all the buildings which are row or may hereafter be upon the premises unceasingly insured to
	the amount of
	Third. That the party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lien or incumbrance on the premises hereby conveyed, and may pay any unpaid taxes or assessments charged against raid property, and may here said property if default be made in the overant to insure and any smass opaid shall become a lien upon the above described real estate, and he secured by this Mortgage, and may be recovered, with interst at trap per orts, in any suit for the forebauer of this Mortgage. In case of foreclease it is agreed that the judgment rendered shall provide that the whole of said real estate shall be sold together and not in parcels.
	Fourth. That in case of default of any of the covenants or agreements herein contained, the rents and profits of the said premises are pledged to the party of the second part as additional and collateral secarity for the payment of all the indebtdness secured hereby, and the axid party of the second part is smithed to the possession of add property, by receiver or utersies, as its may elect.
	Fifth. That the parties of the first part hereby agree to pay all taxe and assessments, general or special, excepting only the Federal Income Tax, which may be assessed in the State of Kanasa upon the said land, primises or property, or upon the interset of the party of the second part, threin, and while this Mortgage is held by a non-resident of the state of Kanasa upon the sait of the second part, therein, and while or hereafter to be enacted, imposing payment of the whole or any part thereof, upon the party of the second part, and that upon violation of the undertaking or the passage by the State of Kanasa of a line imposing payment of the whole or any portion of any of the taxes aftersid upon the party of the second part, and, at the option of the second part, or upon the rendering by any Court of competent jurisdiction of a decision that the undertaking by the parties of the first part as herein provided, to pay any taxes or assessments is legally inspective, then, and in any such event, the debt hereiny secured, witnout deduction, and, at the option of the party of the second part, become immediately due and collectific, notwillstanding anything constande is this Mortgage or any bark hereafter enacted. The parties, of the first part in theres, therein, to be sold for taxes, and further agree to furnish annually to the party of the second part, on or before the text of any part thereof, or any interest thevin, to be sold for taxes, and further agree to furnish annually to the party of the second part, on or before the text and associate the erificate of the proper anthonic, howing Markment of all such taxes and assessments.
	Sitth. That the parties hereto further agree that all the covenants and agreements of the parties of the first part herein contained shall evend to and bind their heirr executors, administration, expresses and assigns, and shall inure to the benefit of the party of the second part, its successors and assigns.
	Serenth. As additional and collateral security for the payment of the sain are the matricagoes hereby assign to said mortgages, its successors and saigns, all the high-and herebit ascring to the parties of the first part under all oil, gas or mineral leases on saigns, this assignment to terminate and become void upon viewas of this martigage. Provided, however, that aid parts of the second part, its accessors and assigns, shall be charged be significant to a series actually ordered by the three to such rights and beardits not be accountial therefore event at a same actually collected by it or them, and that two leases in any such bease shall account for such rights and beardits not be accountial therefore event at a same actually collected by it or them, and that two leases in any such bease shall account for such rights or beards to the pay of the first part or his assign such to higher free of to event for and to pay over the same to such right holder. Should operation under any oil, gas or mineral leases arisingly deprecise the value of said land for general tarming purposes, all not secured by this mortgage shall immediately become due and celletible, at the option of the holder of this mortgage.
	Lighth. That if such payments he made as are herein specified, this conveyance shall be vail; hus if any note herein described, whether for principal or interest, or any part of the indebtainess secured by this Mortgage or any interest thereon, he not paid when due, or if default te made in any coverant or agreement herein contained, then this conveyance shall become absolute and the whole of sail principal note — shall investitely become due and payable 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 doth breely secured shall be demed a waiter of right to exercise auch option at any other time as to any past, present or foure default increader; and in cuse of default of payment of any sum herein covenanted to be paid when due, the said first parties agree to pay to the said e-coold party, interest at the rate of ten 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 paid.
	Ninth. The terms, conditions and provisions hereof, whether so expressed or not, shall apply to and hind the respective parties hereot, their heirs, excutors, administrators, successors and assigns, and words used in the singular number shall include the plural and words in the plural shall include the fingular.
	IN WITNESS WHEREOF, The said parties of the first part have hereunto subscribed their names and afixed their seals, on the day and year above mentioned.
	Charles M. Brown (Seal.)
	Ada Brown. (Scal.)
	STATE OF KANSAS,
	COUNTY OF Dougles As BE IT REMEMBERED, That on this 19 day of August A. D. 19 26 before me, the
	undersigned, a Notary Fublic in and for the County and State aforesaid, came. Charles U. Brown and Ada Brown his wife
ſ	his wife, to me personally known to be the same person. 5 who executed the forey sing instrument, and duly acknowledged the execution of the same.
	IN WITNESS WHEREOF, I have hereuntozet my hand and affixed my official scal, the day and year last above written. Dick ^W illiams Dick ^{Stall}
	(Commission expires April 18 19 29)
	RELEASE THE AMOUNT SECUPED by this Mertgage ⁴ has been paid ir full, and the same is hereby canceled, this day o'

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