	hereby overant and agree that at the delvery hereof, that they are the harded owners of the premises above granned, and wined of a good and the state of inheritance therein, free and choze of all incumbrances, and that they will warrant and defend the same in the quiet and peaceable on of said party of the second part, its successors and assigns, forever, against the harfol chains of all percons whomsever. ROVIDED, Always, and these presents are upon the following agreements, covenants and conditions, to-wit:	
	int. That the parties of the first part are justly indebted to the party of the second part in the sum of	
accordin	Pifteen Hundred DollARS.	
	g to the terms of One certain mortgage note of even date herewith, executed by said parties of the first part, in consideration tual lean of the said sum, and payable on the first day of Soptambor , 19 31 ,	
to the or first day	der of the said party of the second part with interest thereon at the rate of 5 per cent per annum, payable semi-annually, on the set Karch and September in each year according to the terms of interest	
notes the America, desigat	reunto attacherie both principal and interest and all other indubtedness accruing bereander being poyado in tasfai moore of the United States of at NATIONAL BANK OF COMMERCE, New York, N. Y., or at such other place as the logal holder of the principal note may in writing , and all of suit notes tearing (or per oral interest after maturity.	
at the da	DOUL. 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 to hereof; to permit no waste of any kind; to keep all the buildings which are now or may hereafter be up on the premises uncessingly insured to	i i i
In case o for collec rebuildin	nce comparies acceptable to the party of the second part with policies payable to it in case of loar to the ar ann then secured by this motigated and delive to it, with satisfactory motigated causes, all the policies of insurance on said buildings and to pay all insurance previums when due. I loss it is agreed that the party of the second part may collect the insurance more/second may delive the policies to the said party of the second part, the insurance more/second may delive the policies to the said party of the second part, the insurance more/second may delive the policies to the said parties of the first part field. At the election of the said party of the second part, the insurance more/second may delive the other of the said party of the second part, the insurance more/second may delive the policies of the first part is of the first part field.	
if default and may rendered	hird. That the party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lien or nee on the premises hereby conveyed, and may pay ary unpaid tax-so rassessments charged against still property, and may insure still property be made in the coverant to insure, and any gauss on gaid shall become allen your the shower described real estate, and be secured by this Mortgage, be recovered, with interest at ten per cent, in any suit for the forcelosure of the "Mortgage. In case of foreclosure it is agreed that the indegment shall provide that the whole of stid real estate shall be sold together and not in precels.	
part is er	urth. That in case of default of any of the covenants or agreements herein contained, the rents and profits of the raid previses are pledged to of the second part as additional and collateral security for the payment of all the indebtedness secured hereby, and the add party of the second titled to the pessession of said property, by receiver or otherwise, as it may elect.	
which ma this Mort or hereaft or the pa part, or u pay any t of the sec of the firs or any pa	(th. That the parties of the first part terrely agree to pay all taxes and assessments, general or special, excepting only the Federal Income Tax. by the assessed in the State of Kanasa upon the sill and, premisses or preperty, or upon the interest of the party of the second part, therin, and while gave is held by a non-rasident of the State of Kanasa upon this Morigage or the dots excured thereby: without regard to any law heretofore enacted or to be enacted, in imposing payment of the whole or any portion of any of the taxes aloresist upon the party of the second part, and that upon violation of this undertaking same by the State of Kanasa of a law imposing payment of the whole or any portion of any of the taxes aloresist upon the party of the second part, and that upon violation of this undertaking same by the State of Kanasa of a law imposing payment of the whole or any portion of any of the taxes aloresist upon the party of the second pon the rendering by any Court of competent jurialition of a decision that the undertaking by the parties of the first part as herein provided, to assee oparasments is lecally inportative, then, and in any such event, the doth hereby secured, without electricon, shall, at the option of the party and part, become immediately due and collectible, notwithstanding anything contained in this Morigage or any law breatfer enacted. The parties part further argument to suffice or pentil all or any part of the taxes or assessments to become or remain delinquent, nor to perturb the said property at thered, or any laterest therein, to be sold for taxes, and further agree to furths an assessments.	•
Sin	th. That the parties bereto further agree that all the covenants and agreements of the parties of the first part berein contained shall extend to their heirs, executors, administrators, successors and assigns, and shall inure to the benefit of the party of the second part, its successors and assigns.	
Se assigns, al and becom no respons in any suc to pay ove	centh. As additional and collateral security for the payment of the said note the morigages hereby assign to said mortgagee, its successors and it the rights and henefits accruing to the parties of the inst part under all oil, gas or mineral leases on said premises, this assignment to terminate or vold up on release of this morigage. Trivide, however, that said party of the second part, its assessment and assign, said he chargeable with indiffy with reference to such rights and henefits to be accountable therefore every tax to same actually collected by its other, and that he leases the heaves hall account for such rights or levenists to be party of the instigument to used heave heave that account for and rights or levenists to be party of the instigument lease seriosly depreciate the value of asid land for general farming all notes secured by this mortgage.	U,
or interest or agreem payable at debt herel case of def	bth. That if such payments be made as are herein specified, this conveyance shall be void; but if any note herein described, wistler for principal or any part of the indehendenes secured by this Mortgage or any interest thereon, he not pail when due, or if dotunt be made in any covenant entherein ordinated, then this conveyance shall be made the whole of said principal note — shall immediately become due and the whole of said principal note — shall immediately become due and the due 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 y secured shall be deemed a waiver of right to exercise such option at any other time as to any past, present or future default becomder; and in will def payment of any sum herein covenanted to be paid when due, he said first parties garce to apy to the said second part; interest at the rate ends covenanted to be paid when due, for the default to the said second part; interest at the rate ends the science of the party of the said second part, interest at the rate ends of the said second part, and no failure of the party of the said second part; the said second part, interest at the rate ends of the said second part; interest at the rate ends of the said second part.	
Nir	ath. The terms, conditions and precisions hereof, whether so expressed or not, shall apply to and bind the respective parties hereto, their heirs, administrators, successors and assigns, and words used in the singular number shall include the plural and words in the plural shall include the	
IN mentioned	WITNESS WHEREOF, The said parties of the first part have bereanto subscribed their names and affixed their seals, on the day and year above	
	Elizaboth Davis	
	STATE OF KANSAS,	
	The second	
	IT REMEMBERED, That on this 20th day of September A. D. 19 26sfore me, the , a Netary Public in and for the County and State aforesaid, came Elizabeth Davis, a widow	
t	me personally known to be the same person who executed the foregoing instrument, and duly acknowledged the execution of the same.	
	IN WITNESS WHEREOF, I have becauto act my hand and affixed my official seed, the day and year last above written. S Pornice E. Jones	
	(Commission expires _ Doc , 29,19 28_)	
man THE	RELSASE AMOUNT SECURED by this Motgage has been paid in full, and the same is hereby canceled, this 22nd day of	
(	luquet - 127. 10 to 7 acres for the	
	Corp deal. By J. g. Aweeney. National hearing	

D