	fai ind	TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appartenances thereuto belonging or in anywase apportaining, d all rights of homestead exemption, unto the said party of the second part, and to its successors and assigns forever. And the said parties of the first it do hereby covenant and agree that a thic alcivery hered, that they are the lawful owners of the premises above granted, and soized of a good and lefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same in the quiet and peaceable	
<form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form>	pos	session of said party of the second part, its successors and assigns, forever, against the lawful claims of all persons whomsoever.	
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<form></form>	not Am	es thereunto attached: both principal and interest and all other indebtedness accruing hereunder heing payable in lawful money of the United States of erica, at NATIONAL BANK OF COMMERCE, New York, N. Y., or at such other place as the legal holder of the principal nate may in writing	
<text></text>	the	the 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 insured to amount of	
<form></form>	In c for	surrance 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 mortgace; asign and object to it, with satisfactory mottgace clauses, all the policies of instrume on said buildings and to pay all insurance premiums a bace due, are of loss it is agreed that the party of the second part may collect the insurance moneys or may deliver the policies to the said parties of the fast part collection. At the election of the said party of the second part, the insurance moneys shall be applied either on the indebtedness secured htteby or in uilding.	
	and	improve on the premises hereby conveyed, and may pay any unpaid taxes or assessments charged against said property, and may insure raid property fails be made in the covenant to insure; and any sums so pain shall become a lien upon the above described real estate, and be secured by th's Mortgage, may be recovered, with interest at ten per cent., in any suit for the foreclosure of this Mortgage. In case of foreclosure it is agreed that the judgment lered shall provide they the whole of said real estate shall be sold together and not in parcels.	
A sharehow is in the state of knames upon the real and previous or previous or upon the interest of the parts of the state of knames of the sharehow many operations in the parts of the state of knames of the sharehow many operations of the sharehow many operations of the sharehow many operations of the parts of the sharehow many operations of the parts of the sharehow many operations operations of the shareh	the part	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 is entitled to the possession of said property, by receiver or otherwise, as it may elect.	·
and the certificate of the proof authority, aboving 'Ch payment of all such taxes and assessment. Such That the particle served from the agree that all the covenants and a payments of the parts of the second part, its assessment and assigns, all the rights and benefits are related as a additional and control of the payment of the assessment and additional control of the the payment of the assessment and additional control of the the payment of the assessment and additional control of the the payment of the assessment and additional control of the the payment of the assessment and additional control of the payment of the assessment and additional control of the assessment of the assessment and additional control of the assessment and the assessment of the assessment additional of the assessment of the parts of the assessment of the assessment of the assessment of the assessment of the parts of the assessment of th	this or he or th part pay of th of th or as	ch may be assessed in the State of Ransau poon the said land, premises or property, or upon the interest of the party of the second part, therein, and while Mortgage is the bit second iterast is the second part, therein, and while crafter to be enacted, imposing payment of the whole or any part thereof, upon the party of the second part, and that upon violation of this undertaking be passese by the State of Ransau of a bit model pay part thereof, upon the party of the second part, and that upon violation of this undertaking be passese by the State of Ransau of a bit modertaking of the state of Ransau of a bit modertaking of the undertaking be passese by the state of Ransau of a bit modertaking of the party of the second any terred the parties of the first part as herein provided, to any taxet second are second part, become immediately due and collection, and while work the undertaking by the parties of the first parts as herein provided, to any taxet second part, become immediately due and collection, any with event, the doth thereby secured, without deluction, shall, at the option of the party be second part, become immediately due and collection any part thereory and the matry of the second part, become immediately due and collection any taxet the taxet parties of the first parties as the second part, become immediately due and collection any taxet therein, and in any part thereory are matrix of the party and the second part, become immediately due and collection any part thereory are not to suffice repartial all parts parts of the second part, become immediately as a part to taxe and part there are to tax and the state the safe party of the second part, become immediately as and the taxes or assessments to become or remain delinquert, nee to be parties and the party of the second part, be early of the second part.	
The find there is a constrained and enders and easier, and shall have to be level of the party of the second part, is accesses and assign. Terestic, As addition and outliered security to the parties of the first part of the assign and the memory of the second part, is accesses and assigns, shall be characteristic and the parties of the first part of the second part, is accesses and assigns, shall be characteristic and the parties of the first part of the second part, is accesses and assigns, shall be characteristic to terminate and here the value of shall be parties of the interpret part of the second part, is accesses and assigns, shall be characteristic to terminate and here the value of shall be parties of the interpret part of the second part, is accessed part, is access	day	of July the certificate of the proper authority, showing ful payment of all such taxes and assessments. Sixth. That the parties hereto further agree that all the covenants and agreements of the narties of the first part herein contained shall extend to	ſ
Bighth. That if such payments be made as zero here in periodic, this conveyance shell be rold; but if any note herein described, whether for principal or interest, any pay at the individual constraints any principal note, shall innectately become due and principal note in any convents the material of the event of right to exercise area option at any payses any optime to describe the material of the event of right to exercise area optime at any payses any optime to describe the material of the event of right to exercise area optime at any payses any optime to any any meters any payses any optime to describe the material in any convent of the add scored pay to the add scored pay intervise at the rate of default to the time when add principal and there shall here add in a default to the time when add principal note, from the date of default to the time when add principal note in the singular number shall include the play at here address and before the large scored payses. The shall here add in a default to the time when add principal and there address at the rate of default to the time when add principal note, from the date of default to the time when add principal note, from the date of default to the time when add principal and the respective particle hereto, their heirs, singlar. IN INTH. The terms, conditions and provisions hereod, whether so expressed or not, shall apply to and blind the respective particle hereto, their heirs, singlar. (Seal.) STATE OF KANSAS, (Seal.) (Seal.) STATE OF KANSAS, (Seal.) (Seal.) (Seal.) Mint Harroll 1, a widdowor 16 day of Octolor A. D. 1926 hefore mo, the undersigned, a Notary Public in and for the County and State aforesaid, came John	assig and i no re in an to pa	Seconth. As additional and collateral security for the payment of the said note the mortgagors berely assign to said mortgagee, its successors and ms, all the rights and hencits accruing to the parties of the first part under all oil, gas or mineral leases on said provides, this assignment to terminate become void upon release of this mortgage. Provided, however, that said party of the second part, its successors and assigns, shall be chargeable with sponsibility with reference to such rights and benefits not be accountable therefore exerct as to sums actually collected by it or them, and that the leases by such leases shall account for such rights on benefits to the party of the first part or his assigns until notified by light holder hereof to account for and were the same to such least holds. Should operation under any oil accounting the sections of more originate the discussion of the inter-	
Constructions administrators, successors and assigns, and words used in the singular number shall include the plaral and words in the plaral shall include the singular. 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 mentioned. STATE OF KANSAS, CONNY OF DOUGLOS STATE OF KANSAS, CONNY OF DOUGLOS BE IT REMEMBERED, That on this 16 day of Octol pr A. D. 1926 before me, the undersigned, a Notacy Public in and for the County and State aforesaid, came John Harroll , a. widdowor Constitution on personally known to be the asme person who executed the foregoing instrument, and duly assnowledged the execution of the same. IN WITNESS WHEREOF, I have hereanto set my hand and afficed my official seal, the day and year last above written. L.S. A. F. Flinn Notary Public. (Commission expires April 10, 19 26) RELEASE (J THE AMOUNT SECURED by this Mortgage has here pipi in full, and the same is hereby canceled, this day of Colebor 1921 Figure Construction of the same. L.S. RELEASE Jobs Dermoted Derivative Construction of the same day of Colebor 1926 Figure Construction of the same. L.S. RELEASE Mereode Derivative Construction of the same is bready canceled, this day of Colebor 1926 Figure Construction of the same day of Colebor 1921 Figure Construction of the same. RELEASE	or in or ng paya debt case o of ter	Lighth. That if such payments be made as are herein specified, this conveyance shell be void: but if any note herein described, whether for principal terrst, or any part of the indefinitions secured by this Mortgage or any interest thereon, be not paid when daw, or if default be made in any covenant terrst, or any part of the indefinition secured by this Mortgage or any interest thereon, be not paid when daw, or if default be made in any covenant be at the option of the party of the second part, and no failure of the party of the second part, and no failure of the party of the second part to exercise any option to default be muturity of the hereity secured health be default be muturity of the hereity secured health be default be earlier of right to earlier of right to earlier of right to earlier of the party of the second part, interest at the rate of default for party and sum herein covenanted to be paid when due, the said first parties arever to pay to the said principal and interest, at the large of party of the form the daw of default to return when said principal and interest, at the fault be fully be found to be paid when due, the said first parties arever to pay to the said principal and interest, at the fault be fully be found to be paid when due, the said first parties arever to pay to the said principal and interest, at the fault be fully be found to be paid to be paid when due, the said first parties are to pay to the said principal and interest, at the fault be fully be fully the fully second party interest at the safe party of the fault be fully the safe party of the party of the safe party of the fault be fully the fully second party interest at the fault be fully the fault be fully the fully second party fault for the safe party faulty for the fault be fully the fault be fully the fault be fully the fault be fully the fault be fault to be fault to be fault be fault to be fa	
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Lis. Notary Public. (Commission expires April 10, 1926) Marine Mount SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this day of Oclober 122 (Ac. Grinically of Announce Society of The United Status B-10. B. Dorrmoze J. President -	~~~~~~		
(1) THE AMOUNT SECURED by this Mortgage has been pill fall, and the same is hereby canceled, this day of (1) THE AMOUNT SECURED by this Mortgage has been pill fall, and the same is hereby canceled, this day of (2) Colobor 1221 Le Grund Le Grund Color of (2) Colobor 1221 Le Control of (3) Colobor 1221 Le Control of (3) Colobor 1221 Le Control of (3) Colobor 1221 Le Control of (4)	1	L-S - Notary Public.	. U
RELEASE (1) THE AMOUNT SECURED by this Mortgage has been pild in full, and the same is breely canceled, this day of (2) Colobor (2) (2) (2) (2) (2) (2) (2) (2) (2) (2)	am,		
" Odebon 1321 The Gruitalle Life Amerance Society of The United States BUD. B. Dormozel - President -	inniel	RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this	
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