<form><form><form><form><form><form></form></form></form></form></form></form>		TO HAVE AND TO HOLD the same, with all and singular the bereditaments and apputtenances thereasto belonging or in anyways appertaining, and all rights of hornestend exemption, unto use usil party of the second part, and to its successes and assigns, forever. And the said parties of the frat part do berefy coverant and agree that "it the dolivery hornes() that they are the label outputted by the barries above granted, and existed of a good and indefeasible centre of inheritance therein, free and clear of all in-unbrances, and that they will warment and defend the same in the quict and peaceable possession of said party of the second part, its successors and assigns, forever, against the La-oul clams of all persons whomever. PROVIDED, Always, and these presents are upon the following agreements, cover-rise and conditions, to-wit:	
<text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text>		First. That the parties of the first part are justly indebted to the party of the second part in the sum of       DOLLARS,         Six Thousand       DOLLARS,         according to the terms of       one         of the actual ican of the said sum, and payable       of even date herewith, executed by said parties of the first part, is consideration         of the actual ican of the said sum, and payable       \$300,00 due April 1, 1929	
<form><form></form></form>		first days of Apr11 and October in each year, according to the terms of messes not <u>discontrol first with the principal and interest</u> and all other indebedness accruing hereander being payable in lawful nancey of the United States of America at NATIONAL BANK OF COMMERCE, New York, N. Y., or at such other place as the legal holder of the principal nac may in withing	and a second sec
But is strengthere and the second part and additional and collateral security for the payment of all be individedness second bereky, and the staid party of the second part, learning and shall hadd, primises or pay all taxes and assessments, general or specific cover parts there in the second part, learning and while the party of the second part, learning and while the party of the second part, learning and party in the party of the party of the second part, learning and while the second part, learning and the party of the second part, learning and party of the party of the second part, learning and party of the party of the second part, learning and party of the party of the second part, learning the party o		at the date hereof; to permit no waste of any kind; to keep all the huidings which are now or may hereafter he upon the premises unceasingly insured to the amount of <b>Bight Thousand</b> DOLLARS, in insurance companies acceptable to the party of the stcood part with policie payable to it in case of loss to the amount then secured by this mortgage; to assign and deliver to it, with satisfactory mortgage clauses, all the policies of insurance on said buildings and to pay all insurance premiums when due. In case of sois it is agreed that the party of the second part, any collect the insurance more, sor may deliver to: which is the start is of the second part, any collect the insurance more, sor may delive to any offer to estimate of the first part for collection. At the election of the said party of the second part, any majed tarse or assessments charged against sid projectly, and may insure said projectly if default he made in the evolute of the stort pay unpid tarse or assessments charged against sid projectly, and may insure said projectly if default he mede in the evolute of the scale start part for contast, with interest at the part end may sums so paus shall become a liten your the acce of forceboure it is agreed that the judgment reduction.	
Sith. That the parties hereto further more that all the covenants and agreements of the parties of the first part herein contained shall extend to and hind their beirs, executers, administrators, successons and assigns, and shall inner to the benefit of the party of the second part, its successons and assigns, and solution that the part of the second part its assignment to terminate many indicates of this morigange. Provide, however, that sail party of the second part, its successons and assigns, all the rights and benefits are benefits to the party of the second part, its successons and assigns, all the rights are benefits of the party of the party at to the solution to account for an originate part of the party of the second part. The successons and assigns, all the charged benefits are benefits to the party of the second part is to sums actually collected by it or them, and that the leases all to account for such rights are benefits to the party of the second part. The successons and assigns, all there is all the distribution of the hold of the party of the second part is a successon and assigns, all the extend to success the said that the covenance with the covenance of the hold of the ho		the party of the second part as additional and collateral security for the payment of all the indebtedness secured beredy, and the said party of the second part is entitled to the passession of said property, by receiver or otheraise, as it may elect. Fifth. That the parties of the first part hereby agree to pay all taxe and assessments general especial, excepting only the Federal Income Tax, which may be assessed in the Situe of Kansau pone the said and, primitize or property, or upen the intervel of the party of the second part, therein, and while or hereafter to be match (income in part) and the same upon this Morrigge or the obth second therain and the averal to any law hereafter parts of the same of the same of the same and while or hereafter to be enacted, lineading payments of the whole or any portion of any of the same alread to this undertaking or the passage by the State of Kansau so a law imposing payment of the whole or any portion of any of the taxe allowing of the first parts of the scale of any part. or upon the rendering the first part of the second part, or upon part, or upon query (or more completed jurisficiants) of a deviation of any of the parts of the first parts of the parts of the second part, beyone first of a deviative, then, and in any such event, the dota heredy secured, without deduction, shall, as herein provided, to pay any taxes or assessments is legally inoperative, then, and in any such event, the dota heredy secured, without deduction, shall, when here there mixed and collection is not visitistanting any parts to be parts of the second part, beyone function of the scale or pay any pay taxes or assessments to be scale or payery.	
Ninth. The terms, conditions and provisions hereof, whether so expressed or not, shall apply to and bind the respective parties hereto, their heirs, executors, administrators, successors and assigns, and words used in the singular number shall include the plural and words in the plural shall include the singular number of the first part have hereunto subscribed their names and affixed their seals, on the day and year above mentioned.  Dennis Lewronco (Scal.) Elva L. Larrenco (Scal.) Estella Lawrence.  STATE OF KANSAS,		Sith. That the parties hereto further agree that all the covenants and agreements of the parties of the first part herein contained shall extend to and bind their heirs, accurate, administrators, successos and asgins, and shall inter to the benefit of the party of the second part, its successors and asgins. Secretin. As additional and colterate accurity for the payment of the said note the mostrgages hereby asgin to said mortgage, its successors and asgins, and the rights and beerfits on the parties of the first part under all oil, gas or minare lacess or naid premises, this asginsment to terminate and become volume to such rights and benefits on the accountable therefore accept at so is some astually collected by its or them, and that the lesses in any rach leases shall account for such rights to the party of the second part, its successors and asgins, shall be chargeable with norresponsibility with reference to such rights and benefits no the accountable therefore accept at so is some saturally collected by log all holder. Schemen to terminate pay each leases shall account for such rights are accountable theredor except at so is some saturally collected by log all holder. Schemen to such rights and benefits no the party of the first part on his assigns until notified by log all holder. Schemen and use parts of the material seases for and log contain under any oil, gas or mineral leases forsically depreciate the value of said land for general farming purposes, all notes secured by this mortgage asall immediately become due and collectible, at the option of the holder of this matergas. The state of the inductions are scened by this Mortgage or any interest theron, how the pain of the scheme absolute and the whole of said principal notes — shall immediately become at a scene shall be code; but if any note herein described, whether for principal or interest, or any part of the inductive secures able the scheme absolute and the whole of all principal note — shall when due, or if default te mate is nay covenant or	
		Ninth. The terms, conditions and provisions hereof, whether so expressed or not, shall apply to and hind the respective parties hereto, their heirs, executors, administrators, successors and assigns, and words used in the singular number shall include the plural and words in the plural shall include the singular. IN WITNESS WHEREOF, The said parties of the first part have hereunto subscribed their names and affixed their scals, on the day and year above mentioned. Dennis Lawronco	an and a part of the second state state part of the second state
BE IT REMEMBERED, That on this 7th day of kay A. D. 1927 before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Elva L. Lawrence a widcw, and Dennin Lawrence a single man		-Carrent of Douglas County as DE IT REMEMBERED, That on this 7th day of Kay A. D. 1927 before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Elva L. Lawrence a widcw, and Dennin Lawrence	
a dorrited ithe original original original original his wife, to me personally known to be the same person. <b>3</b> who executed the foregoing instrument, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto act my hand and affixed my official scal, the day and year last above written. IS Walter G. Thiolo Notary Public.		IN WITNESS WHEREOF, I have hereunto act my hand and affixed my official seal, the day and year last above written. LS Walter G. Thiele Notary Public.	
Release Release Release THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is treeby canceled, this 1.7" THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is treeby canceled, this 1.7" Corp. Scale Corp. Scale Corp. Scale Corp. Scale Corp. Scale	serper o Andesson Rog. & Exan. Iller Hay and Doduly	RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is breedy canceled, this	

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