TO HAVE AND TO HOLD the same, with all and singular the bereditaments and appurtenances thereinto belonging or in anywas appertaining, and all rights of henertead exemption, unto the said party of the second part, and to its successors and asigns, forever. And the said parties of the first part do hereity covenant and agree that at the delivery here, that they are be added of the premises above granted, and sized of a good and indicasible estate di hiberitance therein, free and cltar of all incumbrances, at d that they will warrant and defend the same in the quiet and peaceable possision of said party of the second part, its successors and asigns forever, against the lawful claims of all persons whomsoever.	
PROVIDED. Always, 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 Five Fundred DOULUPS	- N
DOLLARS, according to the terms of ODC certain mortgage rote 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 NOVEMBER	U
to the order of the said party of the second part with interest thereon at the rate of <u>6</u> per cent per annum, payable semi-annually, on the first days of <u>165 yearber</u> in each year, according to the terms of interest motes thereanto attached; both principal and interest and all other indebtedness accruing hereander being payable in havful money 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 note may in writing designate, and all of solid notes bearing the proceed interest after maturity.	4. 
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 now or may hereafter be upon the premises unceasingly insured to the amount of <u>Pive Hundred</u> DOLLMRS, 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 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 loss it is agreed that the party of the second part, the insurance moreys or may deliver the policies of the side of the right of the relation of the relation of the second part, the insurance moreys shall be applied either on the indebtedress secured hereby or in rebuilding.	
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 sail property, and may insure sail property if default be made in the coverant to insure; and any sums point shall become a lien upon the above described real estate, on all be secured by this Mortgage, and may be recovered, with interest at ten per cent, in any suit for the forcelosure of this Mortgage. In case of forcelosure it is agreed that the judgment rendered shall provide that the whole of sail 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 security for the payment of all the indubt dness secured hereby, and the said party of the second part is entitled to the possession of aid property, by reveiver or otherwise, as it may elect.	
Fifth. That the parties of the first part hereby agree to pay all taxes and assessments, general or special, excepting only the Federal Income Tax, which may be assessed in the State of Kanasa upon the sild land, premises or projectly, or upon the interest of the party of the second part, therein, and while this Mortgage is held by an on-coldent of the State of Kanasa upon the init of the distance of the distance of therein is and that upon violation of the whole or art part therein, and the party of the second part, therein and that upon violation of the whole or art part therein, and then upon violation of this mortgage of the parts of the second part, therein and that upon violation of this undertaking or the passage by the State of Kanasa of a law imposing payment of the whole or any portion of any of the taxes aftereasid upon the party of the account of the whole or any part in any of the taxes aftereasid upon the party of the account of the whole or any parts of the second part, there and that upon violation of the second part, are assessments is because immediately due and could be availed and any such event, the dob it hereby accured, without deduction, shall, at the optical of the sail or party of the second part, becaus immediately due and collectile, notwithstanding anything contained in this Mortgage any law herea, the result of the sail or party of the second part, or part in the second part, there of any interest therein, to be sold for taxes, and further agree to family and party of the second part, or or before the second part part of a parts of the respective of the sail parts of the sail parts of the second part of the second part, become immediately is also also also also all parts and parts of the sail parts of the sail parts of the sail parts of the second part of the second part, the respective the sail parts of the sail parts of the anneal the second part of the second part of the sail parts of the s	Û
Sitth. 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 heirz, executors, administrators, successors 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 said note the matrizeous hereby assign to said mortgagee, its successors and saigns, add here are trained as a consider account to the parties of the first part nuclear all oil, gas or mineral leases on siding permises, tills saignness to terminate and become void upon release of this mortgage. Providel, however, that said party of the save part, its successors and saigns, shall be chargeable with no responsibility with reference to such rights and benefits no be accountable therefore exerpt as to sums actually calceleted by it or them, and that the leases in any such leases shall account for such right—more party of the first part or this assign the two values of the save party of the first part or the same to such lead holder here to saccount for and to pay over the same to such lead holder. Should superstain nuclear any oil, gas or mineral hease earlossly deprecise the value of said hand for general farming purposes, all notes secured by this mortgage shall immediately become due and order leads. The bis mortgage shall more that the leases of a grant of the influence of the same as are herrin specified, this conveyance shall become, be not paid when due, or if default be made in any converant or agreement herein ontaker, then this such payment a material space shall become address of the wind of address there are and the relation of the holder of the party of the second part, instruct therean, be not paid when due, or if default be made in any conversation and no failure of the party of the second part, not address for the party of the first word and the first parties gare to pay to check and word of the party of the second part, instruct and no failure of the party of the second part, instructed and part to carries any option to declare the maturity of the due thereby second party, instruct and no failure of the party of the second party instructed and in farst parties gare to pary to the said second party instructed and in farst partis g	U
Ninth. The terms, conditions and provisions hereof, whether so expressed or not, shall apply to and bind the respective parties hereto, their heirs, executor, administrators, successors and assigns, and words used in the singular number shall include the plural and words in the plural shall include the	
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.	
Pearl Buntzen (Scal.) Edward Buntzen (Scal.)	
STATE OF KANSAS,	
Couser or Labette County	
BE IT REMEMBERED, That on this 23rd day of August A. D. 19 27 before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Pearl Buriteen	
his wife, to me personally known to be the same person who executed the foregoing instrument, and duly acknowledged the execution of the same.	m
IN WITNESS WHEREOF. I have hereonto set my hand and affited my official scal, the day and year last above written. LS C.T. Cunningham Notary Public.	U
RELEASE	
THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 24 day of June 1953.	
(Intrado 2) 1 Ser	