part do hereby covenant and agree that at the delivery l indefeasible state of inheritance therein, free and clear possession of said party of the second part, its successors	of all incumbrances, and that they will warrant and	defend the same in the quiet and peacerble
	the following agreements, covenants and conditions, t	
First. That the parties of the first part are justly Three Thousand	indebted to the party of the second part in the sam o	DOLLARS,
according to the terms of One certain m	ortgage note of even date herewith, executed by s	aid parties of the first part, in consideration
of the actual loan of the said sum, and payable		
\$250.00 due October 1,1929	\$2,0:00 due october 1,19,0	\$2,00,00 018 02,0081 1,19,2
to the order of the said party of the second part with inte	rest thereon at the rate of 6 per cen	t per annum, payable semi-annually, on the
first days of April not/, EXAMPLANCE both principal and interest and America, at NATIONAL BANK OF COMMERCE, New designate, and all of said notes hearing ten per cent inter	and October in ea all other indebtedness recruing hereunder being pay- York, N. Y., or at such other place as the legal holder	th year, according to the terms of
at the date hereof; to permit no waste of any kind; to ke	to keep all fences, buildings and improvements on the ep all the buildings which are now or may hereafter i	e stid premises in as good repair as they are the upon the premises unceasingly insured to
the amount of Four Throusand in insurance companies acceptable to the party of the sect to assign and deliver to it, with satisfactory mortgace cla In case of loss it is agreed that the party of the second part for collection. At the election of the said party of the sec rebuilding.	uses, all the policies of insurance on said buildings an a may collect the insurance moneys or may deliver the	d to pay all insurance premiums when due.
incumbrance on the premises hereby conveyed, and may p if default be made in the covenant to insure; and any sums s and may be recovered, with interest at ten per cent. in an rendered shall provide that the whole of said real estate sh	o paid shall become a lien upon the above described re- y suit for the foreclosure of this Mortgage. In case o all be sold together and not in parcels.	said property, and may insure said property al estate, and be secured by this Morigage, of foreclosure it is agreed that the judgment
the party of the second part as additional and collateral s part is entitled to the possession of said property, by recei-	er or otherwise, as it may elect.	ed hereby, and the said party of the second
Fifth. That the parties of the first part hereby ag- which may be assessed in the State of Kanasa upon the said this Mortgace is held by a non-resident of the State of Kana- thereafter to be enated, imposing payment of the whole or or the passage by the State of Kanasa of a law imposing pay any taxes or assessments is legally importantly, then, an of the second part, become immediately due and collection the first part further agree so to saffer or permit all or any or any part thereof, or any interest therein, to be sold for t day of July the certificate of the proper authority, showing	as upon this Morigage or the debi secured thereby; wi any part thereof, upon the party of the second part, a payment of the whole or any partition of any of the ts isolations of a decision that the undertaking by the part d in any such event, the debi hereby secured, without netwithstanding anything contained in this Morigage netwithstanding anything contained in this Morigage ways, and further agree to furnish annually to the party	vary of the second part, therein, and while thout regard to any law hereidore enacted and that upca violation of this undertaking aves a doresid upon the party of the second tiles of the first part as herein provided, to deduction, shall, at the option of the party or any law hereifter enacted. The parties delinguent, nor to permit the said noncerve
Sixth. That the parties hereto further agree that a and bind their heirs, executors, administrators, successors ar	all the covenants and agreements of the parties of the assigns, and shall inure to the benefit of the party of	first part herein contained shall extend to the second part, its successors and assigns.
assigns, all the rights and benefits accruing to the parties on and become void upon release of this mortgace. Provided, no responsibility with reference to such rights and benefits n in any such leases shall account for such rights or benefits to to pay over the same to such legal holder. Should operation purposes, all notes secured by this mortgage shall immediat	however, that said party of the second part, its succe or he accountable therefor except as to sums actually co to the party of the first part or his assigns until notifies under any oil, gas or mineral lease seriously depreciate	sid premises, this assignment to terminate scores and assigns, shall be chargeable with ollected by it or them, and that the lesses I by legal holder hereof to account for and the value of said land for general farming older of this mortgage.
or interest, or any part of the indebtedness secured by this or agreement herein contained, then this conveyance shall payable at the option of the party of the second part, and debt hereby secured shall be deemed a waiver of right to ex- case of default of payment of any sum herein covenanted to of the per cent, per annum, computed annually on said prine paid.	Mortgage or any interest thereon, he not paid when o become absolute and the whole of said principal note no failure of the party of the second part to exercise recise such option at any other time as to any past, pu be paid when due, the said first parties agree to pay to	due, or if default be made in any covenant be aball immediately become due and any option to declare the maturity of the resent of future default hereunder; and in the said second party, interest at the rate
Ninth. The terms, conditions and provisions hereo executor- administrators, successors and assigns, and word singular.	, whether so expressed or not, shall apply to and bind s used in the singular number shall include the plural	d the respective parties hereto, their heirs, and words in the plural shall include the
IN WITNESS WHEREOF, The said parties of the fi mentioned.	rst part have hereunto subscribed their names and affi	ixed their scals, on the day and year above
mentioled.	Charles S.Skilt	ion
	Helen M.Szilton	1(Seal.)
STATE OF KANSAS,		
CHARLES COUNTI		27
BE IT REMEMBERED, That on this 30th undersigned, a Notary Public in and for the County and Sta		A. D. 19 27 before me, the
Charles S.Skilton, single and Helen M.S	kilton, single	and a second
ECENT. to me personally known to be the same person 8		
IN WITNESS WHERE	OF, I have hereunto set my hand and atlixed my official John H.Tucke	
(15)	Sent 0 1020	Notary Public.
(LS) (Commission expires	Sept.9,1929	itz
THE AMOUNT SECURED IN MILE MALE	RELEASE	ou the
THE AMOUNT SECURED by this Mortgage has be Maxi 1933 .		ay the day of

States and the