Harold Rec. at C Fred w

Image: Commission expires     April 10     19 31       RELEASE       THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this     2 3 rd       February     19 34     .		part do hereby covenant and agree that at the delivery hereof, that thy are the lawful owners of the premies above grantel, and snized of a good and indefeasible state of inheritance therein, itre and circu of all incumbrates, and that they will warrant and defend the same in the quiet and peaceable possession of said party of the second part, its successors and assigns, forcer, against the lawful chims of all persons whoms.ever. PROVIDED, Always, and these presents are upon the following agreements, covenants and conditions, to-wit:
<form></form>		These These and
<form></form>		Dollars,
<form></form>		of the actual loan of the said sum, and payable or the first three of as follows: \$250.00 due March 1, 1930, \$250.00 due March 1, 1931, \$250.00 due March 1, 1931, \$250.00 due March 1, 1932,
<form></form>		to the order of the said party of the second part with interest thereon at the rate of
<form></form>		America, at NATIONAL BANK OF COMMERCE, New York, N. , or at such other place as the legal holder of the principal note
<text></text>		at the date hereof; to permit no waste of any kind; to here all the buildings which are now or may hereafter be upon the premises unceasingly insured to the amount of \$6,000.00 Fire and \$4,000.00 Tornado Tornado in a second permitted of the party of the second part with pelicies payable to it in case of loss to the amount then secured by this mortgage; to assign and deliver to it, with astisfactory mortgage clauses, all the policies of insurance on said buildings and to pay all insurance premiums where due. In case of loss it is agreed that the party of the second part may collect the insurance moneys or may deliver to the said parties of the first part for collection. At the decision of the said party of the second part may collect the insurance moneys on all be policie to the said part (so the said part) of the second part may collect the insurance moneys on any deliver to the said part of the second part may collect the insurance moneys and here on the inductiones secured here by or in for collection. At the decision of the said party of the second part may collect the said part of the second part may collect the surance moneys on the policie on the inductiones secured here by or in for collection. At the decision of the said party of the second part, the insurance moneys and here by the policie of the said part of the second part in the policies of the said part of the sai
<form></form>		incumerance on the premises hereby ceveyed, and may pay any unpaid taxes or assessments charged against said property, and may insure said property if default be made in the covenant to insure; and any sume so paid shall become a lien upon the above described real estate, and be secured by this Mortgage, and 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 rendered shall provide that the whole of said real estate shall be sold together and not in parcels.
With they be assessed in the State of Assess spectra in State and Park Transformer or the discontrelation of the park of the second park. In steres, and which they be assesses the state of Kamas of a bit inposing parent of the shale of any park in the discontrelation of the park of the second park. In steres, and which they have a state of the state of Kamas of a bit inposing parent of the shale of any park in the discontrelation, shall, at the state of the park of the second park. In steres and park of the park of the second park, on or before the tends of the park of the second park, on or before the tends of the park of the second park, on or before the tends of the park of the second park. In steres and and park of the park of the second park, on or before the tends of the park of the second park, on or before the tends of the park of the second park, on or before the tends of the park of the second park. In steres and and park, the state of the park of the second park, on or before the tends of the park of the second park. In steres and and park, the state of the park of the second park, the stere of the park of the second park, the stere of the park of the second park. In steres and and park, the stere of the park of the second park, the stere of the park of the second park, the stere of the park of the second park, the stere of the park of the second park. It is stered park of the second park, the stere of the park of the second park, the stere of the park of the second park. It is stered and and park of the second park, the stere of the park of the stere of the second park. It is stered and the park of the second park, the stere of the park of the stere		the party of the second part as additional and colls' rail security for the payment of all the indebtedness secured hereby, and the said party of the second part is entitled to the pessession of said property, by receiver or otherwise, as it may elect.
<form></form>		which may be assessed in the State of Kanasa upon the said land, promiss or groperty, or upon the interest of the party of the second part, therein, and while this Mortgage is held by an on-resident of the State of Kanasa upon this Mortgage or the delta secured thereby; without regard to any law heretofore encated or hereafter 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 or the pasage by the State of Kanasa of a law imposing payment of the whole or any parties of any of the taxes adoresaid upon the party of the second part, or upon the rendering by any Court of competent jurisfiction of a decision that the undertaking by the parties of the first part as herein provided, to pay any taxes or assessments is legally inoperative, them, and in any such event, the delta hereby secured, without deduction, shall, at the option of the party of the second part, become immediately the and collectible, nativitistanding anything contained in this Mortgage or any law heredicer renated. The parties of the first part further agree not to suffer or permit all or any part of the taxes or assessments to become or renain delinquent, nor to permit the said property or any part thereof, or any interest therein, to be solf for traxes, and further agree to furthis hannually to the party of the second part becomes the taxes in the taxes in a single to the second part, becomes any interest therein, to be solf for the taxes.
		Sith. That the parties hereto further agree that all the covenants and agreements of the parties of the first part herein contained shall strend to
Eighth. That if each gapments be made as are berin specified, this enverymene shall be volit; built support be made in any covenant or agreement herein, can be not a file inductions assumed by this Morigage or any interest thereas, be not paid when they or if details of agreement herein contained, then this enverymene shall be come about a dark of the part of active assomed part to excise any option to decide the maturity of the second part of the part of the second part of the second part of the part of the part of the second part of the part of the part of the part of the second part of the part of		Seventh. As additional and collateral security for the payment of the said note the mortgages hereby assign to said mortgage, its successors and assigns, all the rights and benefits accruing to the parties of the first part under all oil, gas or minral heaves on said premises, this assignment to terminate and become vidu upon release of this mortgage. Provided, however, that said party of the second part, its successors and assigns, shall be chargeable with no responsibility with reference to such rights and benefits nor be accountable therefor except as to sums actually collected by it or them, and that the lesses in any such lesses shall account for such rights or benefits to the party of the first part or his assigns until indified by legal holder hered to account for and to pay over the same to such legal holder. Should operation under any oil, as or mineral less estimative description the value of exit bud to meneral to temping the set of the second part.
STATE OF KANSAS,       (Seal.)         STATE OF KANSAS,       (Seal.)         Catherine Levy       (Seal.)         STATE OF KANSAS,       (Seal.)         Catherine Levy       (Seal.)         BE IT REMEMBERED, That an this       12th         day of       March         his wife, to me personally known to be the same person 8. who executed the foregoing instrument, and duly acknowledged the execution of the same.         IN WITNESS WHEREOF, that a the same person 8. who executed the foregoing instrument, and duly acknowledged the execution of the same.         IN WITNESS WHEREOF, that a the same person 8. who executed the foregoing instrument, and duly acknowledged the execution of the same.         IN WITNESS WHEREOF, that a the same person 8. who executed the foregoing instrument, and duly acknowledged the execution of the same.         IN WITNESS WHEREOF, thave heremone story hand and addited my official seal, the dy and year last above written.         IS       A.F.J1inn         Notary Public.         (Commission expires       April 10       19 31         IN BARDUNT SECURED by this Mortgage has been pridi in full, and the same is hereby canceled, this       2.3 M       day of         Junce       19 34 .		Eighth. That if such payments be made as are herein specified, this conveyance shall be void; but if any note herein described, whether for principal or interest, or any part of the indebicainess secured by this Mortgage or any interest thereon, be not paid when due, or if default be made in any covenant or agreement herein contained, then this conveyance shall become absolute and the whole of said principal note shall become due and payable 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, and no failure 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, and no failure of the such option at any other time as to any part, present or future default herender; and in case of default of payment of any sum herein covenanted to be paid when due, the sud first parties agree to pay to the said second part, interest at the rate of ten per cont. per nanum, computed annually on said principal note.
Abs Levy       (Seal.)         Catherine Levy       (Seal.)         STATE OF KANSAS,       (Seal.)         Converting Douglas County       st.         BE IT REMEMBERED, That can this       12th       day of       March       A. D. 19       28       before me, the undersigned, a Notary Public in and for the County and State aforesaid, came       Abe Levy and Catherine Levy his wife         his wife, to me personally known to be the same person 8. who executed the foregoing instrument, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have herewrite set my hard and addited my official seal, the day and year last above written.         LS       A.F.Jlinn       Notary Public.         (Commission expires       April 10       19 31       19 31         RELEASE       THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this       2.3 rd       day of		executors, auministrators, successors and assigns, and words used in the singular number shall include the plural and words in the plural shall include the singular.
STATE OF KANSAS,         Corner or Douglas County         BE IT REMEMBERED, That can this         122         March         A. D. 19         23         before me, the         undersigned, a Notary Public in and for the County and State aforesaid, came         Absolution         Absolution         Absolution         As notary Public in and for the County and State aforesaid, came         Absolution         As notary Public in and for the County and State aforesaid, came         Absolution         As notary Public in and for the County and State aforesaid, came         As notary Public in and for the County and State aforesaid, came         As notary Public in and for the County and State aforesaid, came         As notary Public in and for the County and State aforesaid, came         As notary Public in and for the County and State aforesaid, came         As notary Public.         Commission expires         April 10         1931         Release         THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this         Autory         1934 -		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.
Concert or       Douglas County       St.         BE IT REMEMBERED, That on this       12th       day of       March       A. D. 19       28       before me, the         undersigned, a Notary Public in and for the County and State aforesaid, came       Abe       Levy and Catherine Levy his wife         his wife, to me personally known to be the same person 8       who executed the foregoing instrument, and duly acknowledged the execution of the same.         IN WITNESS WHEREOF, I have hereinto set my hand and affixed my official seal, the day and year last above written.         LS       A.F.Jlinn         Notary Public.         (Commission expires       April 10         19 31       .         ELEASE       THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this       2.3 M.         Autory       19 34       .		Automation 7 and
undersigned, a Notary Public in and for the County and State aforesaid, came Abe Levy and Catherine Levy his wife his wife, to me personally known to be the same person <b>B</b> who executed the foregoing irstrument, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last above written. LS A.F.Jlinn Notary Public. (Commission expires April 10 19 31 ) RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 23 rd day of "Lucation of the same is hereby canceled, this 23 rd day of "Lucation of the same is hereby canceled, this 23 rd day of "Lucation of the same is hereby canceled, this 23 rd day of "Lucation" is 34 .		
IN WITNESS WHEREOF, I have hereinto set my hand and affard my official seal, the day and year last above written.  LS  A.F.Flinn  Notary Public.  (Commission expires April 10 19 31 )  RELEASE  THE AMOUNT SECURED by this Mortgage has been raid in full, and the same is hereby canceled, this 23 rd  Kutuary 19 34 .		BE IT REMEMBERED, That on this 12th day of March A. D. 19. 23 before me, the undersigned, a Notary Public in and for the County and State aforesaid, came. Abe Levy and Catherine Levy his wife
LS     Notary Public.       (Commission expires     April 10       1931	(	
THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 23 rd day of February 19 34 .		LS Notary Public.
Tebuary 1934.		(Commission expires
1 9.10		RELEASE
anna Gillingham		RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 23 d day of Kebucary 1934.

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