TO HAVE AND TO HOLD the and all rights of homestead exemption, un- part do hereby covenant and agree that at ind.feasible estate of inheritance therein, it possession of said party of the second part,	the delivery hereof, that the	ey are the law	ul owners of th	e premises	above gra	And the said inted, and se	d parties of the fir
PROVIDED, Always, and these pre	sents are upon the following	agreements, co	renants and cor	ditions, to	-wit:		
First. That the parties of the first	part are justly indebted to th	e party of the	second part in	the sum of			
nine inousand							
according to the terms of One of the actual loan of the said sum, and pays	certain mortgage note	of even date	herewith, execu	ited by sai	d parties o	f the first pa	rt, in consideratio
\$450.00 due July 1 1070	ALES OF A	5470.00 du	e July 1,	, 19 2	90,		
\$450.00 due July 1, 1930	3433.00 aue Juli	7. 1, 1931	3450.0	O due J	uly 1.	1932	
to tra order of the mid-market	00,00 due July,1,19	33••					***************************************
to the order of the said party of the second first days of January **STATEMBERS HEND IN THE PRINCIPLE AND AMERICA, at NATIONAL BANK OF COMMITTEE AND ADDITIONAL BANK	d interest and all other indel	July tedness accrui		in each	year, acc	ording to th	e terms of field
designate, and all of said notes hearing ten  Second. That the parties of the first the date hereof; to permit no waste of an		.,					
the amount of \$10,000.00 Fire in insurance companies acceptable to the pa to assign and deliver to it, with satisfactory In case of loss it is agreed that the party of t for collection. At the election of the said per- rebuilding.	rty of the second part with perior gree clauses, all the po	nado; policies payable dicies of insura	to it in case o nce on said buil	loss to th	e amount to pay all	then secured	by this mortgage
Third. That the party of the secon incumbrance on the premises hereby conveyer if default be made in the covenant to insure; a and may be recovered, with interest at the prendered shall provide that the whole of said	nd any sums so paid shall bec	ome a lien upo:	the above desc	against sai	d property	and may in:	sure said property
Fourth. That in case of default of a the party of the second part as additional ar- part is entitled to the possession of said prop	ny of the covenants or agree	ements herein e	ontained, the r				
which are the parties of the first philips which may be assend in the State of Konsan his Mortgage is held by a non-resident of the nearlest not eneared, imposing payment, or the passage by the State of Konsan of a larger of the passage by the State of Konsan of a larger of the passage by the State of Konsan of a larger of the passage by the State of Konsan of a larger of the passage by the State of Konsan of a larger of the passage by the State of Konsan of a larger of the passage by the State of the passage by the State of the Sta	State of Kansas upon this Mo of the whole or any part there aw imposing payment of the competent jurisdiction of a de tive, then, and in any such e- ind collectible, netwithstandin mit all or any part of the taxe	or property, or user of, upon the pa- whole or any ecision that the cent, the debt h g anything con- es or assessment	pon the interest bet secured ther rety of the secon portion of any undertaking by ereby secured, under tained in this M s to become or	of the par eby; with d part, and of the taxe the partie without de- fortgage or remain deli	ty of the s out regards that upon a aforespid s of the fir fuction, sh any law h	econd part, t to an, law h violation of upon the pa est part as he all, at the opercafter enact	herein, and while eretofore enacted this undertaking rty of the second rein provided, to tion of the party ted. The parties
Sixth. That the parties hereto furthen ad hind their heirs, executors, administrators,	- new short of the payment o	an such taxes	and assessment	is.			
Serenth. As additional and collateral saigns, all the rights and benefits accruing to add become void upon release of this mortgap or responsibility with reference to such rights a any such lesses shall account for such rights pay over the same to such legal holder. Sho proposes, all notes secured by this mortgage si	security for the payment of the parties of the first part to e. Provided, however, that s and benefits nor be accountable or benefits to the party of the	the said note t inder all oil, ga said party of th le therefor exce he first part or h	he mortgagors h s or mineral lea e second part, i ot as to sums ac his assigns until	nereby assi- ises on said ts successo tually colle notified by	gn to said premises, rs and ass cted by it y legal hole	mortgagee, is this assignm gns, shall be or them, and ler hereof to	is successors and ent to terminate chargeable with that the lessees
Eighth. That if such payments be mad interest, or any part of the indebtenious see agreement herein contained, then this com- yable at the option of the party of the seco- ti hereby secured shall be deemed a waiver see of default of payment of any sum herein co- ten per cent. per annum, computed annually id.  Ninth. The terms condition and see	e as are herein specified, this ured by this Mortgage or an, eyance shall become absolute de part, and no failure of the fright to exercise such option evenanted to be paid when due on said principal note, fr	conveyance shay interest there and the whole party of the and any other e, the said first om the date of	ll be void; but on, be not paid e of said princip second part to c time as to any parties agree to default to the ti	if any note when due, oal note exercise any past, prese pay to the me when so	herein des or if defa shall in option to nt or futur said secor aid princip	cribed, wheth ult be made in nmediately be declare the re default her default her default her al and interes	in any covenant ecome due and maturity of the eunder; and in crest at the rate st shall be fully
reutors, administrators, successors and assign gular.  IN WITNESS WHEREOF, The said pantioned.	, the asea in the ann	Karar number 2	nan menude the	piurai and	1 words in	the plural sh	all include the
ntioned,						on the day :	and year above
			va B. Cart				(Seal.)
		Со	rinne V. C	arter			(Seal.)
STATE OF KANSAS,  Douglas County  BE IT REMEMBERED, That on this deraigned, a Notary Public in and for the Cou	ss.  Tenth day inty and State aforesaid, com	of July	/ . Carter (	and Cor.	A.	D. 19 28 1	before me, the
wife, to me personally known to be the same IN WITNES . S.	person 5 who executed the	to set my hand	and affixed my	y acknowle official seal	edged the o	execution of t	the same. bove written.
(Commission	expires April 10	А, 7.	Flinn	193	1 )	Nota	ry Public,
THE AMOUNT SECURED LAND.		EASE					
THE AMOUNT SECURED by this Mort		d the same is h	ereby canceled,	this	21.	<b>+</b>	day of
		0 0					
	4	ne stand	lard Life Miller	areo	ciation		
con suc	r.	y Martin	miller				
		<b>V</b>	1	ations	e 22		No training
and the second s	STORE BENEVITER SHOULD BE AUTOCOMOLOGY	CHARLES AND AND ADDRESS OF THE PARTY OF THE		and the same	SP19575/191	STATE STATE	St. Sandard