45

D TO HOLD the same, with all and singular the hereditaments and appurtenances thereunto belonging or in anywase appertaining read exemption, muto the said party of the accord part, and to its accessors and assigns, forever. And the sid parties of the first stand accession that at the tellevy hered, that they are the lawful concars of the permissis shower partnet, and spired of a good an
heritance therein, free and lear of all incumbrances, and hard they will where of the premises showe granted, and seized of a good and of the second part, its successors and assigns, forever, against the lawful claims of all persons whomsever.
ways, and these presents are upon the following agreements, covenants and conditions, to-wit:
parties of the first part are justly indebted to the party of the second part in the sum of
FWFTVF CU FVC VCAVD
I One tottain more marked of the back of t
1 0.02 contain most page note of even date herewith, executed by said parties of the first part, in consideration said ways, and ways a
00 due February 1, 1930 \$1,000.00 due February 1, 1931
\$2,000.00 due February 1, 1933 \$2,000.00 due February 1, 1934
00 due February 1, 1932 \$1,000.00 due February 1, 1931 \$2,000.00 due February 1, 1933 party of the second part with interest thereon at the rate of $5\frac{1}{2}$ per cent per annum, payable semi-annually, on the
bruary
to parties of the first part agree to keep all fences, buildings and improvements on the said premises in as good repair as they are rmit to waste of any kind; to keep all the buildings which are now or may hereafter be upon the premises unreasingly insured to 200 concerning the same set of the same set o
couplible to the party of the second part with policies payable to it in case of loss to the amount then recured by this mortgage, t, with satisfactory mortgage clauses, all the policies of insurance on said buildings and to pay all insurance premiums when due, that the party of the second part may collect the insurance moneys or may deliver the policies to the said parties of the first part ettim of the said party of the second part, the insurance moneys shall be applied either on the indebtedness secured hereby or in
party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lien or ises hereby conveyed, and may pay any unpudid taxes or assessments charged against said property, and reap insure aid property wormant to insure and any sume so paid shall become a lien upon the show described real estate, and be secured by this Mortqage, th interest at ten per ext., in any suit for the foreclosure of this Mortqage. In case of foreclosure it is agreed that the judgment at the whole disal free lexite shall be sold together and not in parcels.
case of idefault of any of the covenants or agreements herein contained, the rents and profits of the said premises are pl-dged to art as additional and collateral security for the payment of all the indebtedness secured hereby, and the said party of the second session of said property, by receiver or otherwise, as it may elect.
urties of the first part hereby agree to pay all taxes and assessments, general or special, excepting only the Federal Income Tax, he State of Kansas upon the said land, premises or projectly, or upon the interest of the party of the second part, therein, and while non-resident of the State of Kansas upon this Macromatic the dependence of the second part, therein, and while
the of Kanzas of a law imposing paper of the whole or any port of the second part, and that upen violation of this undertaking by any Court of emperative that, and apparent of the whole or any portion of any of the taxes aforesial upon the party of the second g by any Court of competent jurisdiction of a decision that the undertaking by the parties of the first part as herein provided, to is lerging importantly, then, and in any such event, the debit hereby secured, without deduction, shall, at the option of the party immediately due and collectlike, notwithstanding anything contained in this Mottage or any law hereafter central. The parties ere not to suffer or permit all or any part of the taxes or assisteness to become or remain dolinguent, nor to permit the sail property interest therein, to be solf for taxes, and further agree to furnish annually to the party of the second part, on or before the tenth of the proper authority, showing (all payment of all such taxes and assessments.
arties hereto further agree that all the covenants and agreements of the parties of the first part herein contained shall exterd to tors, administrators, successors and assigns, and shall have to the benefit of the party of the second part. Its successors and assim-
ional and collateral security for the payment of the said note the mortgagers hereby assign to said mortgage, its successors and benefits according to the parties of the first part under all oil, gas or mireral leases on said premises, this assignment to terminate an of this mortgage. Threvideh, however, that said party of the second part, is successors and assigns, shall be chargeable with each rights and benefits nor be accountable therefor except as to sums antually cellected by it or them, and that the lesses out for suifies or benefits to the party of the first part of the assigns until notified by legal holder hered to account for and hegal holder. Should operation under any oil, gas or mireral lease seriosaly depreciate the value of said hand for general farming by this mortgage shall mendiately become due and collectible, at the option of the holder of this mortgage.
ch paymonte he made as are herein an aided this and the second to be the s
ned then this convergence shall become about any interest thereon, be not paid when due, or if default be made in any covenant
The party of the second part, and no failer of the party of the second part to exercise any option to decire the maturity of the element a waiver of right to exercise such option at any other time as to any past, present or future default heremeter; and in any sum herein covenanted to be paid when due, the said flast parties agree to pay to the said second party, interest at the rate computed annually on said principal note, from the date of default to the time when said principal and interest shall be fully
conditions and provisions hereof, whether so expressed or not, shall apply to and bind the respective parties hereto, their heirs, uccessors and assigns, and words used in the singular number shall include the plural and words in the plural shall include the
REOF, The said parties of the first part have hereunto subscribed their names and affixed their seals, on the day and year above
W D Anna
Sadie Green
A. A. Green (Seal.)
hatoryn Green
NSAS,
n B \$\$.
ED. That on this 26th day of January 20
A. D. 19-7 before me, the
le Green, his wife; A. A. Green and Kathryn Green
own to be the same jerson B , who executed the foregoing instrument, and duly acknowledged the execution of the same. IN WITNESS WHEREOF Three between the same level of the same action of the same.
and affixed my official seal, the day and year last above written.
Kathryn Green (An NSAS, ns)ss. EED, That on this 26th day of January A. D. 19 ²⁹ before me, the c in and for the County and State aforesaid, came. Le Green, his wife; A. A. Green and Kethryn Green

Contraction of the

This Release was written on the original Mor tgage 8 chlored Standay Harold a. S. R.

RELEASE HELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 324 F. Chruary 1337. 1937. The Security Densit Association of J. V. Abrahams national Scontary (Corp. Seal)

Dec. 29

(Commission expires

Notary Public.

day of