of the actual lan of the said sum, and poyable on the first day of Cotober 193 36 . other order of the said party of the second part with interest thereon at the rate of 54 per cent per annum, payable semi-annually, on the rate days of April 193 for the second part with interest thereon at the rate of 54 per cent per annum, payable semi-annually, on the rate days of April 193 for the second part with interest thereon at the rate of 54 per cent per annum, payable semi-annually, on the rate days of April 193 for the second part with interest thereon at the rate of 54 per cent per annum, payable semi-annually, on the rate days of April 193 for the second part with potential to the terms of seminary, and all of said rotes bearing to per cent interest shore maturity. Separation and all of the service of the first part agree to keep all ferone, building, and improvements on the said premises in as good require as they are the date benefit to permit no waste of any kind; to keep all the buildings as which are now or may hereafter to up on the permises uncessagival products of the semanter of \$5,000.00 Tormado; I semanter companies acceptable to the party of the second part with pelicies payable to it in case of loss to the annuant then secured by this mortgacy as a seager and oddies or to it, with satisfactory mortgacy calcases, and the semanter of the second part, the insurance morey see may delive the policies to the said parties of the first part building. Third. That the party of the second part, the insurance morey see may delive the policies to the said parties of the first part building. Third. That the party of the second part may make apy payernts accessary to remove or extingule has approximate the party of the second part and party of the second part, the insurance many and the parties of the party of the second part and party of t		t, its successors and assigns,				
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and Questions and Questions and Questions and Questions and Questions are supported by the summary and ANTONAL DANK OF COMMINICE, New York, N. Y., or at sech state place as the legal holder of the principal and internot and all share included seasons are supported to the principal and internot and all share included seasons are supported to the principal and the princip	N. M. Charles					
to the content and an all and the content and all other bubbledness security becomes the many years, according to the turns of insemble, as MTOROLAN LARKO, ON COMMERC. New York, Y. V. or at each other place as the legal holder of the principal note. may in writing inspirate, and all of aid roats benefit in the percent of the percent o				51	per cent per annum, payable semi-ar	
the moment of \$5,000,100 Fer e and \$5,000,00 Termdo; Distinction of the moment of \$6,000,000 Termdo; Distinction of the moment then secured by this mortger, as a sign and deliver to it, with on the party of the second part with policies payable to it in case of loss to the amount then secured by this mortger, as a sign and deliver to it, with an other permiss with early as a sign and deliver to it, with an other permiss with early as a sign and deliver to it, with an other permiss with early as a sign and deliver to it, with an other permiss with early as a sign and deliver to it, with an other permiss with early as a sign and deliver to it, with the mortger of the permiss and the permiss and the permiss of the permiss of the permiss and deliver to it, with the mortger of the permiss and permission of the side party of the second party and permission of the side party of the second party and permission of the permission of the side party of the second callerand security for the payment of all the delivers and the permission of the side party of the second party, by review or otherwise, as it may defect. Fifth. That the parties of the first party of the second party, by review or otherwise, as it may defect. Fifth, That the party of the second party, by review or otherwise, as it may defect. Fifth, That the party of the second party, by review or otherwise, as it may defect. Fifth, That the party of the second party, by review or otherwise, as it may defect. Fifth, That the party of the second party, by review or otherwise, as it may defect. Fifth, That the party of the second party, by review or otherwise, as it may defect. Fifth, That the party of the second party, by	notes thereunte attacked; both principal : America, at NATIONAL BANK OF COM	and interest and all other inc IMERCE, New York, N. Y.	lebtedness accruing , or at such other of	hereunder l ace as the l		rms of interest
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and any personness of the personness and property, and may force add property, and may force and may be recovered, with interest at the personness and pulsability of the personness of the personness and property and the second personness and any personness of the personness and property and the said real estate shall be said together and not in parrels. Fourth. That in case of details day of the coverants or agreements before contained the many and the said profiles are personness of the second part as additional and collateral security for the payment of all the indebtedons accord bereby, and the said party of the second real security of the personness of said property, by receiver on othersies, as it may elect. Fifth. That the parties of the first part brefly agree to pay all tuses and assessments, person to agreein, experting only the blood of the second part as additional and collateral security for the payment of the word of the said and the said of the second part is additional and the said of the said	he amount of \$5,000.00 Fir n insurance companies acceptable to the p o assign and deliver to it, with satisfactor n case of loss it is agreed that the party of	e and \$5,000.00 To party of the second part with y mortgagee clauses, all the the second part may collect	rnado; n policies payable to policies of insurance	it in case on said bu	of loss to the amount then secured by tilldings and to pay all insurance premiu	DOLLARS, this mortgage; ms when due.
is carried to the possession of sail property, by review or theysiae, sat may elect. Hith. That the parties of the first part bereby agree to pay all taxes and assessments, general or special, excepting only the Federal Income Tax, Hith. That the parties of the first part bereby agree to pay all taxes and assessments, general or special, excepting only the Federal Income Tax, Hith. That the parties of the first part bereby agree to pay all taxes and assessments, general or special to any the section of the said that the parties of the first part assessment as the said of the party of the second part, therein, and while the party of the second part, therein, and while the party of the second part, therein, and while the passes by the State of Kansas of a kin injusting spayment of the whole or any portion of any of the tenth upon violation of this undertaking the passes by the State of Kansas of a kin injusting spayment of the whole or any portion of any of the tenth upon violation of this undertaking the passes by the State of Kansas of a kin injusting spayment of the whole which the second part, herein provided, to any spay the second part, herein provided, to any spay the second part, herein provided, to any spay the second part, herein provided, to any part thereof, on any interest therein, to be said for tract of the state of the second part, and party thereof, on any interest therein, to be said for tract of the state of the party of the second part, and benefits and therefits are completely and the second part, and benefits and the second part, the second part, and the second part, and the second part, and the second part, and the second part, the second part, and the second	f default be made in the covenant to insure, and may be recovered, with interest at ten	yed, and may pay any unpa ; and any sums so paid shall b per cent., in any suit for the	ecome a lien upon the foreclosure of this	nts charged le above de: Mortgage	l against said property, and may insure	said property
is Mortages beddly a non-oxide and the Sum or Standard, promises of poperty, or upon temperated the party of the second part, the chemical content of the second part, the chemical products of the party of the second part, the reference of the party of the second part, the reference of the party of the second part, the reference of the party of the second part, the reference of the party of	Pourth. That in case of default of he party of the second part as additional	any of the covenants or ag	reements herein con	interest also	rents and profits of the said premises a cess secured hereby, and the said party	are pledged to of the second
Sith. That the parties bereto further agree that all the exvecants and agreements of the parties of the first part herein contained shall extend to did not their horiz, excustors, administrators, successors and assigns, and shall insue to the benefit of the party of the second part, its successors and assigns. Seventh. As additional and collateral security for the payment of the said note the mortgagers bereby assign to said mortgacy. Its successors and gives, all the rights and henefits accruing to the parties of the first part under all oil, gas or mineral leases on said promises, this saignment to terminate decrease of the mortgage. Provided, however, that said party of the second part, its successors and assigns, shall be chargeable with reportshilly with reference to such rights and benefits not be accountable therefor except as to sums actually collected by it or them, and that the leases any such leaves shall account for such rights or benefits to the party of the first part or his assigns until motified by legal holder. Shauld operation under any oil, gas or mineral leaves seriously deportate the value of said and for general farming presents all records and account for such rights of the such except and an advanced of the same the same to such legal holder. Shauld operation under any oil, gas or mineral leaves seriously deports the value of said and for general farming presents therein contained, then this conveyance shall become and collectibe, at the option of the holder of this mortgage. Eighth. That if such payments be made as are herein specified, this conveyance shall be void; but if any note herein described, brether for principal interest, or any part of the indebtedness secured by this Mortgage any interest therein, be not paid the first part of the indebtedness of the first part have been advanced and the void; but if any note herein described, several and such as a said and for general farming presents herein contained, then this conveyance shall be come absolute and the respect of the fir	his Mortgage is held by a non-resident of the hereafter to be enacted, imposing paymen or the passage by the State of Kansas of a rart, or upon the rendering by any Court cay any taxes or assessments is legally inoped the serond part, become immediately awe the first part further agree not to suffer or rany part thereof, or any interest therein,	se State of Kansas upon this is t of the whole or any part the t law imposing payment of t f competent jurisdiction of a grative, then, and in any such and collectible, notwithstan- permit all or any part of the t.	s or property, or upo dortgage or the debt reof, upon the party he whole or any por decision that the ur event, the debt here ling anything contai tacks or assessments there arree to furnish	secured the of the second tion of any dertaking I by secured ned in this o become of	st of the party of the second part, there creby: without regard to any law heret and part, and that upon violation of this or of the taxes aforesaid upon the party, by the parties of the first part as herein, without deduction, shall, at the option Mortgage or any law heretier enacted, or remain delinquent, nor to permit the	of the second provided, to of the second provided, to of the party The parties
Seventh. As additional and collateral security for the payment of the said note the mortgapes berely assign to still mortgape; its successors and signs, all the rights and benefits accuring to the parties of the first part under all oil, gas on mineral leaves an said premiers, this susjenance to terminate the become void upon release of this mortgape. Provided, however, that said party of the second part, its successors and saignes shall repossibility with reference to such rights and benefits and the accurate the said party of the second part, its successors and saignes shall reconstitute the said of the said and the leaves any such leaves shall account for such rights or benefits to the party of the first part or his assigns until notified by lead had to recount for any pay over the same to said heigh holder benefit to a party of the first part or his assigns until notified by lead to be exceed by this mortgape shall immediately become due and collectible, at the option of the holder of this mortgape. 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 interest, or any part of the indebtedness secured by this Mortgape or any interest thereon, be not paid when due, or if detault be made in any covenant agreement herein contained, then this conveyance shall become alsolute and the whole of said principal note—as shall limediately become due and such as the option of the party of the second part, and no failure of the party of the party of the second part as excerted any option of the party of the second part and no failure of the party of the second part as the parties and the party of the second part, and no failure of the party of the parties agardes any past, present or furure default hereunder; and in a here parties are per cent, per annum, computed annually on said principal note—from the date of default of parties are per cent, per annum, computed annually on said principal note—from the date of default of p	Sixth. That the parties bereto furt	her agree that all the covers	nte and agreements			all extend to
Eighth. That if such payments be made as are berein specified, this conveyance shall be void; but if any note herein described, whether for principal interest, or any part of the indebteness secured by this Mortgage or any interest thereon, be not paid when due, or if default be made in any covariant agreement herein contained, then this conveyance shall become absolute and the whole of said principal note shall immediately become due and saids the experiment of the party of the second part, and no failure of the party of the second part to exercise und made in any covarient of the party of the second part to exercise und party of the second part to exercise und party of the second part to exercise any option to declare the maturity of the hereby secured shall be deemed as a waiter of right to exercise such option at any other time as to any past, present of the fault to the sind second party, interest at the rate of the party of the second party and party interest at the rate of the party of the second party and party interest at the rate of the party of the second party and party interest at the rate of the party of the second party and party interest at the rate of the party of the second party interest at the rate of the party of the second party, interest at the rate of the party of the second party, interest at the rate of the party of the second party, interest at the rate of the second party, interest at the rate of the party of the second party, interest at the rate of the party of the second party, interest at the rate of the second party, interest at the rate of the second party and party of the second party, interest at the rate of the party of the second party, interest at the rate of the second party, interest at the rate of the second party, interest at the rate of the party of the second party, interest at the rate of the party of the second party, interest at the rate of the party of the second party, interest at the rate of the party of the second party, interest at the rate of the party of th	Seventh. As additional and collater isigns, all the rights and benefits accruing ad become void upon release of this mortgo presponsibility with reference to such right any such leases shall account for such right have very the same to such legal holder. Si	ral security for the payment to the parties of the first par- age. Provided, however, that s and benefits nor be account ats or benefits to the party of	of the said note the t under all oil, gas of t said party of the sable therefor except the first part or his	mortgagors or mineral le econd part as to sums : assigns unt	shereby assign to said mortgagee, its su- cases on said premises, this assignment, its successors and assigns, shall be cha- actually collected by it or them, and the til notified by legal holder hereof to acc	to terminate argeable with at the lessees
STATE OF KANSAS, NY OF Douglas STATE OF KANSAS, NY OF Douglas BE IT REMEMBERED, That on this fifth day of December A. D. 19 29 before me, the ersigned, a Notary Public in and for the County and State aforesaid, come Matilda Schanke, a single woman, and Charles Schanke and Isabelle Schanke Notary Public in and for the County and State aforesaid, come Matilda Schanke, a single woman, and Charles Schanke and Isabelle Schanke NOTATE OF KANSAS, NY OF Douglas State OF KANS	Eighth. That if such payments be in interest, or any part of the indebtedness: agreement herein contained, then this co yable at the option of the party of the se thereby secured shall be deemed a waive se of default of payment of any sum herein ten per cent, per annum, computed annual id. Ninth. The terms, conditions and n	ade as are herein specified, the secured by this Mortgage or nveyance shall become absol cond part, and no failure of or of right to exercise such or cevenanted to be paid when ly on said principal note	is conveyance shall any interest thereon ute and the whole of the party of the sec- tion at any other ti- due, the said first pa from the date of de	be void; bu , be not pa f said prine ond part to ne as to an rties agree to fault to the	it if any note herein described, whether id when due, or if default be made in a ripal note — shall immediately bece exercise any option to declare the mat y past, present or future default herein to pay to the said second party, interest time when said principal and interest a	ny covenant me due and urity of the ider; and in t at the rate hall be fully
Charles Schaake (Seal.) Isabelle Schaake (Seal.) Ratilda Schaake STATE OF KANSAS, NYY OF Douglas St. BE IT REMEMBERED, That on this fifth day of December A. D. 19 29 before me, the versigned, a Notary Public in and for the County and State aforesaid, come Matilda Schaake, a single Woman, and Charles Schaake and Isabelle Schaake Schaak	gular.	igns, and words used in the	singular number sha	li include t	he plural and words in the plural shall	include the
Itabelle Schnake Katilda Schanke STATE OF KANSAS, NY OF Douglas SE. SETATE OF KANSAS, NY OF Douglas SE. BE IT REMEMBERED, That on this fifth day of December A. D. 19 29 before me, the crisiqued, a Notary Public in and for the County and State aforesaid, come Schnake and Isabelle Schneke Schnake and Isabelle Schneke IN WITNESS WHEREOF, I have hereunto set my hand and affired my official scal, the day and year last above written. Regol Seal Release THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this A Cecurally 19 37 . Only 29 before me, the Matilda Schnake, a single Woman, and Charles Schnake and Isabelle Schneke A D. 19 29 before me, the Matilda Schnake, a single Woman, and Charles Schnake and Isabelle Schneke A D. 19 29 before me, the Matilda Schnake, a single Woman, and Charles Schnake and Isabelle Schneke Schnake and Isabelle Schneke Schneke and Isabelle Schneke In WITNESS WHEREOF, I have hereunto set my hand and affixed my official scal, the day and year last above written. Release THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this A Cecurally 19 37 .	ntioned.	parties of the first part have				year above
STATE OF KANSAS, NY OF Douglas se. BE IT REMEMBERED, That on this fifth day of December A. D. 19 29 before me, the resigned, a Notary Public in and for the County and State aforesaid, come Matilda Schanke, a single woman, and Charles Schanke and Isabelle Schanke Schanke and Isabelle Schanke IN WITNESS WHEREOF, I have hereunto set my hand and affired my official scal, the day and year last above written. Regol Seal Release THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 27 % day of Accember 19 37 .						(Seal.)
STATE OF KANSAS, DETY OF Douglas BE IT REMEMBERED, That on this fifth day of December A. D. 19 29 before me, the visigned, a Notary Public in and for the County and State aforesaid, come Matilda Schanke, a single woman, and Charles Schanke and Isabelle Schanke Schanke and Isabelle Schanke IN WITNESS WHEREOF, I have hereunto set my hand and affired my official scal, the day and year last above written. Regol Seal Release THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 27 % day of Accember 1937.						(Scal.)
BE IT REMEMBERED, That on this fifth day of December A. D. 19 29 before me, the prigned, a Notary Public in and for the County and State aforesaid, come Matilda Schanke, a single woman, and Charles Schanke and Isabelle Schanke Schanke and Isabelle Schanke IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last above written. Each Seal Notary Public. (Commission expires April 23rd 19 33) RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 27 % day of Accember 19 37.			Matild	e scheel	Ke	
A. D. 19 27 before me, the varienced, a Notary Public in and for the County and State aforesaid, come Mattida Schanke, a single woman, and Charles Schanke and Isabelle Schanke Schanke and Isabelle Schanke Sife, to me personally known to be the same person. So who executed the foregoing instrument, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereanto set my hand and affired my official seal, the day and year last above written. egel Seal Notary Public. (Commission expires April 23rd 19 33) RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 27 % day of Accounty 19 37.		\\ ss.				
Schneke and Isabelle Schneke Watilda Schneke, a single woman, and Charles Schneke and Isabelle Schneke Schneke and Isabelle Schneke When executed the foregoing instrument, 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. Walter C. Thiele Notary Public. (Commission expires April 23rd 19 33) RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this Accounty 19 37.	BE IT REMEMBERED, That on thi	s fifth	lay of Dec	ember	A D 10 20	m!
Sife, to me personally known to be the same person. B who executed the foregoing instrument, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereanto set my hand and affired my official scal, the day and year last above written. egol Seal Talter G. Thiele Notary Public. (Commission expires April 23rd 19 33) RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 275 day of Accemply 1937.	ersigned, a Notary Public in and for the C	County and State aforesaid,		Schaak		
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official scal, the day and year last above written. Welter G. Thiele Notary Public. (Commission expires April 23rd 19 33) RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 27% day of Accounty 1937.	Schaeke and Isabelle	Schaeke				
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official scal, the day and year last above written. Welter G. Thiele Notary Public. (Commission expires April 23rd 19 33) RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 27% day of Accounty 1937.	wife, to me personally known to be the sa	me person B who executed	the foregoing instru	nent, and o	duly acknowledged the execution of the	same.
Notary Public. (Commission expires April 23rd 19 33) RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 27 5 day of Accountry 1937.	IN WITH	IESS WHEREOF, I have her	eunto set my hand a	nd affixed n	ny official seal, the day and year last abo	ve written.
THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 27% day of				alter G.		Public,
THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 275 day of	(Commiss	ion expires Apri	1 23rd		1933)	
(Copp. Sed) Equitable Sife Insurance Company of Io		ortgage has been paid in full,		eby cancele	ed, this 27%	day of
(Cophe Sed) By 7. W. Hubbell View Print to	Olecomber 1	92%.	10 · 1 m	PI	2	. 0
View President	(Ab See)		Bu	of 1	Insurance Compan	y of tou
				1. /		A PROPERTY OF STREET