PR	le estate of inheritance therein, free and lear of all incumbrances, and that they will warrant and defend the same in the quiet and perceable of said party of the second part, its successors and assigns, forever, against the lawful claims of all persons whomsoever. OVIDED, Always, and these presents are upon the following agreements, covenants and conditions, to-wit: st. That the parties of the first part are justly indebted to the party of the second part in the sum of	
accerding	Fifteen Hundred         DOLLARS,           to the terms of one         certain mortgage note of even date herewith, executed by said parties of the first part, in consideration and payable on the first day of November , 19 35 .         19 35 .	
	· · · · · · · · · · · · · · · · · · ·	
first days note t <b>E 2</b> America, a	r of the said party of the second part with interest thereon at the rate of 52 per cent per annum, payable semi-annually, on the of <u>May</u> and <u>November</u> in each year, according to the terms of <u>MASAR</u> MAXXXXXXR both principal and interest and all other indebtedness accruing hereunder being payable in Javfall movey of the United State of INATIONAL BANK OF COMMERCE, New York, N. Y., or at such other place as the legal holder of the principal note may in writing and all of said tors bearing the pre cent interest and all series there rest in there alter manufacture.	
Sera at the date the amouni in insuranc to assign ar In case of I	ond. That the parties of the first part agree to keep all fences, buildings and improvements on the said premiers in as good repair as they are hereof; to permit no waste of any kind; to keep all the buildings which are now or may hereafter be upon the premises uncrasingly insured to	
Thii incumbran if default b and may be rendered sh	rd. That the party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lien or e on the premises hereby conveyed, and may pay any unpuid taxes or assessments charged against said property, and may insure said property made in the covenant to insure; and any sums so paid shall become allen upon the above described real estate, and be secured by this Mortgage, recovered, with interest at the port ercuit, an any suit for the forebosue of this Mortgage. In case of foreclosure it is agreed that the judgment all provide that the whole of said real estate shall be sold together and not in parels.	
part is enti	rth. That in case of default of any of the covenants or agreements herein contained, the rents and profits of the said premises are pledged to it the scond parts and dividual accountly for the payment of all the indebtedness secured hereby, and the said party of the second tled to the possession of said property, by receiver or otheraise, as it may elect.	
this Mortga or hereafter or the pass part, or up; pay any tax of the secon of the first p or any part	h. That the parties of the first part hereby agree to pay all taxes and assessments, general or special, excepting only the Federal Income Tax, be assessed in the State of Kanasa yon the skill and, premises or property, or upon the interest of the party of the second part, therein, and while ge is held by a non-excident of the State of Kanasa upon this Mortgage or the delt second thereby, "titlout regard to any law hereforce enacted to be enacted, imposing payment of the whole or any part thereof, upon the party of the second part, and that upon the party of the second part, and that upon the party of the second part, and that upon the party of the second part, and that upon the party of the second part, and that upon the party of the second part, and that upon the party of the second part, and that upon the party of the second part, and that upon the party of the second rest of the second part, and that upon the party of the second part, and that upon the party of the second as a negative state of Kanasa of a law imposing payment of the whole or any portion of any of the taxes aforesaid upon the party of the second in the redefined by a more closely of the second in any and vector. It ded to the advect of the delt hereby secured, without clearline, shall, at the option of the party of part. Lecome immediately due and collectifies, not withstanding anything contained in this Mortgage or any law herefore enacted. The parties at further agree to taxis at any assessments to be sole for any and evert. The said part, be early of the second part, on to permit the said paperty thereof, or any interest therein, to be sole for taxes, and further agree to further agree to the proper authority, showing full payment of all user hars and such taxes and assessments.	
Sirth	<ol> <li>That the parties hereto further agree that all the covenants and agreements of the parties of the first part herein contained shall extend to or heirs, executors, administrators, successors and assigns, and shall inure to the benefit of the party of the second part, its successors and assigns.</li> </ol>	
assigns, and and become no responsib in any such to pay over	nth. An additional and collateral security for the payment of the sid note the mortgagers hereby asign to said mortgager, its successors and herizate herizate and herizate	
or agreemen payable at t debt hereby case of defau	th. 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 any part of the indebtedness secured by this Mortgage or any interest thereon, he not paid when due, or if default be made in any covenant therein contained, then this coveyance shall be note absolute and the whole of said principal note shall immediately become due and he option of the party of the second part, and no failure of the party of the record part, to exercise such option at any other time as to any past, present or future default hereunder; and in it of payment of any sum herein covenance to be paid when due, the said nex parts agree to pay to the second part; the exercise and option at any other time as to any past, present or future default hereunder; and in it of payment of any sum herein covenance to a be guid when due, the said in the parts agree to pay to the second part; the exist was the vate of the said second part; and not pay to the said hereunder; and in it of payment of any sum herein covenance to be paid when due, the said in the parts agree to pay to the said decaud party; interest as the vate of the same default be and the vate of default to the time when said principal and interest shall be fally	
Nintl	a. The terms, conditions and provisions hereof, whether so expressed or not, shall apply to and bind the respective parties hereto, their heirs, ministrators, successors and assigns, and words used in the singular number shall include the plural and words in the plural shall include the	
IN W mentioned.	ITNESS WHEREOF, The said parties of the first part have hereunto subscribed their names and affixed their scals, on the day and year above	
	Lena Herrod (Seal.) H. D. Harrod (Seal.)	
	TATE OF KANSAS,	
	Dougles       And the second sec	
his wife, to m	e personally known to be the same person. £ who executed the foregoing instrument, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereanto set my hand and affixed my official scal, the day and year last above written.	1
Legal		Į
nisa 🕴		
rits Hinh phoal d	RELEASE MOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 2 Srd day of by 1236. The Contract Fruit Constrainty conf bude 1237 f. Merriam, Dire President J. E. Merriam,	