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<form></form>	and all rights of homestead exemption, unto the part do herely covenant and agree that at the indefeasible estate of inheritance therein, free a	with all and singular the hereditaments and appurtenances thereunto belonging or in an said party of the second part, and to its successors and assigns, forever. And the said delivery hereof, that they are the lawful owners of the premises above granted, and se on clear of all incumbrances, and that they will warrant and defend the same in the	l parties of the first ized of a good and
<form></form>	possession of said party of the second part, its s	uccessors and assigns, forever, against the lawful claims of all persons whomsoever.	
<form></form>	First. That the parties of the first part		6
<form></form>			the second se
<form></form>	of the actual loan of the said sum, and payable	ATTAIN mortgage note of even date herewith, executed by said parties of the first pa as followe: 	rt, in consideration
<form></form>			
<form></form>	\$500.00 due May 1, 1934 \$1.0	\$500.00 due May 1, 1935	
<form></form>	the second se	Tavanhan	said
<form></form>	note CALLER TREATS, both principal r ad in America, at NATIONAL BANK OF COMMER	erest and all other indebtedness accruing hereunder being payable in lawful money of th CE, New York, N. Y., or at such other place as the legal holder of the principal note	In United States of
<form></form>	the amount of \$4,000.00 Fire a	nd; to keep all the buildings which are now or may hereafter be upon the premises unc nd \$4,000.00 Tornado	easingly insured to
<form></form>	In case of loss it is agreed that the party of the se for collection. At the election of the said party	gagee clauses, all the policies of insulance on said buildings and to pay all insurance pre-	by this mortgage; emiums when due,
<form></form>	Third. That the party of the second r	art may make any payments necessary to remove or extinguish any prior or outsta	nding title, lien or
The first of the scores part is a solution in the control of each payment of all the includence according where the solution of the solution is the solution of the solution o	and may be recovered, with interest at ten per co rendered shall provide that the whole of said real	ny sums so paid shall bromer i en upon the above described real estate, and be secured nt., in any suit for the foreclosure of this Mertgage. In case of foreclosure it is agreed estate shall be sold together and not in parcels.	by this Mortgage, that the judgment
The many de many de many de many de many de many de de de many de property or upped the biners of the served part, there and the interface and the interface of the served part, the served part, the served part of the served part, the served part of the serv	part is entitled to the possession of said property	llateral security for the payment of all the indebtedness secured hereby, and the said p by receiver or otherwise, as it may elect.	arty of the second
STATE OF A FARTER, DEPENDING PAYMENT OF WE Allow or support of the second part, and that upon violation the party of the second part, and that upon violation of the second part, and that upon violation of the second part, and the second part, the second part, the second p	which may be assessed in the State of Kansas upor	the said land, premises or property, or upon the interest of the party of the second part	therein and while
part of the there rendering by any Court of comparison is any such events, which defaults any the parties of the parties of the first part is a benefit provided, to part of the first part in the rendering by any Court of comparison is all may such events. In the default of parties, which are a parties of the first part in the rendering by any Court of comparison is all may such events. In the default of parties, which are any link contribution, which are a parties of the first part in the rendering by any Court of comparison is all parties of the parties of the first part in the rendering by any Court of comparison is all parties of the first part in the parties of the first part in the parties of the	or hereafter to be enacted, imposing payment of the or the passage by the State of Kansas of a law i	e whole or any part thereof, upon the party of the second part, and that upon violation of mposing payment of the whole or any portion of any of the taxes aforeatid upon the parts of the second part of	this undertaking
State of the second part, because infinite output of the iters are accurated in this Most regree or any lare because. The particle of the proper state of the part of the second part, is successes and assigns. and state increase of the part of the second part, is successes and state of the proper state of the proper state of the part of the second part, is successes and state of the proper sta	part, or upon the rendering by any Court of comp pay any taxes or assessments is legally inoperative	etent jurisdiction of a decision that the undertaking by the parties of the first part as h , then, and in any such event, the debt hereby secured, without deduction, chall at the o	erein provided, to
be by plat herea, or any introduction on the solid for taxes and further agrees to family annually to the party of the second part, on or helice the tenth of yoy of a by the second part, that the parties heredo further agree that all the covenants and agreements of the party of the second part, there second part, the second part, the second par	of the first part further agree not to suffer or permit	all or any part of the taxes or associaments to become or remain delinquent, nor to permit	ted. The parties
And note there derives the constraints that are successors and assigns, and shall inter to the heard of the narry of the second part, in successors and assign. For the As additional and collectarel security for the payment of the sail and the management of the second part, is accessors and assigns, and shall use of the sail and the management of the second part, is accessors and assigns, and the shall be the sail and the management of the second part, is accessors and assigns, and the shall be the sail and the management is to term and that the beaves of the part of the shall be the sain of the management of the second part, is accessors and assigns, and the shall be the sain of the management of the second part, is accessors and assigns, and the part of the shall be the second part, is accessors and assigns, and the part of the shall be the second part, is accessors and assigns, and the part of the shall be the sain of the management of the second part, is accessors and assigns, and the part of the shall be the sain and the management of the second part. Is accessors and assigns, and shall be the second part, is accessors and assigns, and shall be the second part, is accessors and assigns, and shall be the second part, is accessors and assigns, and the second part, is accessors and assigns, and shall be the second part, is accessors and assigns, and shall be the second part, is accessors and assigns, and the second part, is accessors and assigns, and the shall be the second part, is accessors and assigns, and the second part, is accessors and assigns, assigns at the second part, is accessors and assigns, assigns at the second part, is acces	day of July the certificate of the proper authority	old for taxes, and further agree to furnish annually to the party of the second part, on o , showing full payment of all such taxes and assessments.	r before the tenth
Strentt. As additional and collateral security for the payment of the size in out of all of as on mixed less on add promises, this additional security of the secure of	Sixth. That the parties hereto further ag and bind their heirs, executors, administrators, suc	ree that all the covenants and agreements of the parties of the first part herein contain cessors and assigns, and shall inure to the benefit of the party of the second part, its succe	ed shall extend to ssors and assigns.
The second wat upon revease to the mortgage. Fronted, nor very, that side party of the second part, its accessors and signs, shall be charge-able with more parameters in party or the second part, its accessors and segres, shall be charge-able with more party of the first part or the second part, its accessors and segres, shall be charge-able with party or the second part is and the the bessessing parameters and its accessors and the party of the first part or the second part, its accessors and particular the value of said land for general farming parameters, or any part of the indeficiences secured by this Mortgage or any interest thereon, he not plat when due, of it defaults become due and opprove 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 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, its accessors and party interest at the part of the second part, and no failure of the party of the second part, interest at the part of the second part, and no failure of the party of the second part, interest at the part of the second part, and no faile of default of parts of the first part have bereato subscribed their names and affined their seals, on the day and year above mentif.	Soventh. As additional and collateral sec assigns, all the rights and benefits accruing to the	rity for the payment of the said note the mortgagors hereby assign to said mortgagee, parties of the first part under all oil, gas or mineral leases on said premises this period	its successors and
Purpose an noise secret by this mortgage shall immediately become due and collectible, at the option of the holder of this mortgage. Eighth, That if such payments hermade as an are been's period. It is caveryance addle back due and day, of if default he made in any covenant or agreement herein contained, time this coveryance shall become absolute and the whole of sail principal note addition of the party of the scored parts of the indefault to exercise any option to default heremader; and in failure and the score of the part of the score parts of the part of the part of the score parts of the part of the part of the score parts of the part of the parts of the score parts of the score parts of the part of the parts of the part of the parts of the score parts of the part of the parts of the score parts of the score parts of the part of the parts of the score parts of the part of the parts of the parts of the score parts of the parts of the score parts of the parts	no responsibility with reference to such rights and in any such leases shall account for such rights or to pay over the same to such legal holder. Should	Tovided, however, that sud party of the second part, its successors and assigns, shall be seeffits not be accountable therefor except as to surms actually collected by it or them, an senefits to the party of the first part or his assigns until notified by legal holder hereof to pertation under any oil, easy or mineral less seriously deprecision the yales of acid then the	chargeable with d that the lessces
or meres. Or any part of the indedeclines secure by this Mortgage or any interest thereas, be not paid when day, or if default be made in any covenant or agreement herein contained, then this coverycan shall become about and the whole of aid principal note. About mered day bereast principal and the material by become day and in the default of payment of any sum herein covenance 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, party present of failure data the threast at the rate of default of payment of any sum herein covenance of the party of the second part, increase of default of payment of any sum herein covenance of the party of the second party, increast at the rate of default of payment of any sum herein covenance of the party of the second party, increast at the rate of default of payment of any sum herein covenance of the party of the second party, increase of default of payment of any sum herein covenance of the party of the second party, increase at the rate of default of payment of any sum herein covenance of the party of the second party, increase of default of payment of any sum herein covenance of the party of the second party, increase of default of the party of the second party, increase of default of the party of the second party, increase of default of the party of the second party, increase of default of the party of the second party in the second party of the party of the second party increase of default of the party of the second party, increase of default of the party and provisions hered, whether are second party increased party increase of default of the fast parties of the first part here as beened of the party of the second party of the second party increases of the party of the second party increases of the party of the second party of the second party increases o	Eighth. That if such payments be made as	immediately become due and collectible, at the option of the holder of this mortgage. are herein specified, this conveyance shall be void: but if any note herein described, who	has for principal
Payment into parts of the party of the second part, and to fail the of the party of the second part to exercise any option to dehare the maturity of the disk hereign second part to exercise any option to dehare the maturity of the failt to exercise and parts in a parts agree to pay to the said second party, interest at the rate of default of payment of any sum herein exercised where disk hereign second parts in the same school of the same second parts in the same is provided annually on said principal note, from the date of default to the said second party, interest at the rate of the part exercise, administrations, successors and assigns, and words used in the stapilar number shall include the plaral and words in the plaral shall include the singular. Number The terms, conditions and provisions hereof, whether so expressed or not, shall apply to and bind the respective parties heres, their heirs, reactions, administrations, successors and assigns, and words used in the stapilar number shall include the plaral and words in the plaral shall include the singular. IN MUTNESS WHEREOF, The said parties of the first part have hereunto subscribed their names and affixed their seals, on the day and year above of the same. STATE OF KANSAS, Courser or Dougles SE BE IT REMEMBERED, That on this 14 day of July A. D. 19 31 before me, the undersigned, a Notary Public in and for the County and State aforesaid, came J. Uhrlaub Augusta IN WITNESS WHEREOF, I have hereanto set my had and afficed my official seal, the day and year last above written. Legenl Scal Daniel J. Richardson Notary Fublic. </td <td>or interest, or any part of the indebtedness secure or agreement herein contained, then this conveya</td> <td>1 by this Mortgage or any interest thereon, be not paid when due, or if default be made the shall become absolute and the whole of said principal note shall immediately.</td> <td>in any covenant</td>	or interest, or any part of the indebtedness secure or agreement herein contained, then this conveya	1 by this Mortgage or any interest thereon, be not paid when due, or if default be made the shall become absolute and the whole of said principal note shall immediately.	in any covenant
Take to stand of payment of any sum interest evolution to be paid when due, the said and parties agree to pay to the said second party, interest at the rate of the period exceeded annually on said principal note, from the date of default to the time when said principal and interest shall be fully paid. Ninth. The terms, conditions and provisions hereof, whether so expressed or not, shall apply to and bind the respective parties herets, their heirs, execution, administrations, successors and assigns, and words used in the singular number shall include the plural and words in the plural shall include the singular. NuTNESS WHEREOF, The said parties of the first part have hereunto subscribed their names and affixed their seals, on the day and year above	debt hereby secured shall be deemed a waiver of ri	part, and no failure of the party of the second part to exercise any option to declare the	maturity of the
Ninth. The terms, conditions and provisions hereof, whether so expressed or not, shall apply to and bind the respective parties hereto, their heirs, executors, administrators, successors and assigns, and words used in the singular number shall include the planal and words in the planal shall include the mentioned. 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. STATE OF KANSAS, COUNTY OF DOUGLES STATE OF KANSAS, COUNTY OF DOUGLES BE IT REMEMBERED, That on this 14 day of July A. D. 19 31 before me, the undersigned, a Notary Public in and for the County and State aforesaid, came J. Uhrlaub — Augusta 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 hereanto set my hand and affitted my official seal, the day and year last above written. Legal Seal THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is beredy canceled, this 27 27 27 27 27 27 27 27 27 2	of ten per cent. per annum, computed annually on a	anted to be paid when due, the said first parties agree to pay to the said second party, in	erest at the rate
IN WITNESS WHEREOF, The said parties of the first part have hereanto subscribed their names and affixed their scals, on the day and year above mentioned. J. Uhrlaub (Seal.) Augusta Uhrlaub (Seal.) STATE OF KANSAS, (Seal.) COUNT or Dougles se. BE IT REMEMBERED, That on this 14 day of July A. D. 19 31 before me, the undersigned, a Notary Public in and for the County and State aforesaid, came. J. Uhrlaub Augusta IN WITNESS WHEREOF, I have hereanto set my hand and affixed my official scal, the day and year last above written. Is wife, to me personally known to be the same person s who executed the foregoing instrument, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereanto set my hand and affixed my official scal, the day and year last above written. Daniel J. Richardson Itegal Scal Daniel J. Richardson Notary Public. (Commission expires Warch 6th 19 33 _) RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is bereby canceled, this 27 th day of	Ninth. The terms, conditions and provisi executors, administrators, successors and assigns, a	as hereof, whether so expressed or not, shall apply to and hind the respective parties by	rote their bala
J. Uhrlaub	IN WITNESS WHEREOF. The said partie	s of the first part have hereunto subscribed their names and affixed their seals, on the day	and year above
Augusta Uhrlaub (Seal.) STATE OF KANSAS,	an anostu		
STATE OF KANSAS, COUNTY OF Dougles ss. BE IT REMEMBERED, That on this 14 day of July A. D. 19 31 before me, the undersigned, a Notary Public in and for the County and State aforesaid, came J. Uhrlaub Augusta his wife, to me personally known to be the same person. s who executed the foregoing instrument, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto set my hand and afficed my official seal, the day and year last above written. Legal Seal Daniel J. Richardson Notary Public. (Commission expires <u>Warch 6th</u> 19 33) RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is bereby canceled, this 27 th day of			
COUNTY OF Douglas 58. BE IT REMEMBERED, That on this 14 day of July A. D. 19 31 before me, the undersigned, a Notary Public in and for the County and State aforesaid, came J. Uhrlaub Augusta his wife, 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 affixed my official seal, the day and year last above written. Legal Scal Daniel J. Richardson Notary Public. (Commission expires Karch 6th 19 33.) RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 27 th day of			(Seal.)
BE IT REMEMBERED, That on this 14 day of July A. D. 19 31 before me, the undersigned, a Notary Public in and for the County and State aforesaid, came J. Uhrlaub Augusta his wife, to me personally known to be the same person. B who executed the foregoing instrument, and daily acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereanto set my hand and affixed my official seal, the day and year last above written. Legal Seal Daniel J. Richardson Notary Public. (Commission expires March 6th 19 33 .) RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is bereby canceled, this 27 th day of		8.	
undersigned, a Notary Public in and for the County and State aforesaid, came J. Uhrlaub Augusta his wife, 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 affixed my official seal, the day and year last above written. Legn1 Seal Commission expires Warch 6th BELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 274 day of		14 day of July	
J. Uhrlaub Augusta his wife, 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 affixed my official seal, the day and year last above written. Legnl Scal Daniel J. Richardson Notary Public. (Commission expires Varch 6th 19 33) RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 27 th day of		A. D. 19. 51	. before me, the
IN WITNESS WHEREOF, I have hereants set my hand and affixed my official seal, the day and year last above written. Legnl Seal Commission expires Warch 6th RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this D27 ¹⁴ day of	J. Uhrlaub	- Augusta	
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Notary Public. (Commission expires Varch 6th 19 33 RELEASE 711 THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 2712 day of 42712			
RELEASE THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 27 th day of		No	tary Public.
THE 4 MOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 27^{2} day of			
Olarl- (1)	THE MOUNT SECURED by this Mortga	6 m / 1	day of
(Corp. Seel) By Martin Miller Treasurge	September 1944	t of philippin	't.
Treasurge	Carp. Sud) My Martin Willer	aun
			and the state of the state of the

New York