This I was of on the Morth Morth this de of 2.2.4 19-17 Naver Res. et

	RELEASE bt this Mortgage has been paid in full, and the same is hereby canceled, this bt day of november 1937. Povember 1937. J. Narrell Sichlenf Kan Route 2.	
	to me personally known to be the same personwho 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. eggel Seal	
	STATE OF KANSAS, or Douglas ss. E IT REMEMBERED, That on this 25 day of July A. D. 19 31 before me, the ned, a Notary Public in and for the County and State aforesaid, came John Harrell a widower	
li mention	N WITNESS WHEREOF, The said parties of the first part have hereunto subscribed their names and affixed their seals, on the day and year above ed. John Herrell (Seal.) (Seal.)	
or inter or agree payable debt her case of c of ten p paid.	var, or any part of the indektedness secured by this Morizage or any interest therean, he not paid when due, or if default be made in any covenant ment herin contained, then this conveyance shall become absolute and the whole of said principal note shall immediately become due and at the option of the party of the second part, and no failure of the party of the second part to exercise any option to declare the maruity of the relax second part to exercise any option to declare the maruity of the relax second part of exercise and the whole said first parties a to exercise any option to declare the maruity of the relax second part of a second part to exercise any option to declare the maruity of the relax second part of a superior to the said first parties agree to pay to the said second party, interest at the rate or exert, part annum, compated annually on said principal notfrom the date of default to the time when said principal and interest shall be fally statistics, successors and assigns, and works used in the said include the partial include the parties hereits, thereits, the height of the terms, conditions and provisions hered, whether so expressed on not, shall apply to and hind the rapetive parties hereits, thereits, the rate of administry successors and successors.	
and bin assigns, and bee no respe in any s to pay o purpose	of nor nois, executors, automistrators, successors and assigns, and shall intro to the benefit of the rarty of the second part, its successors and assigns. Screnth. As additional and collarclar accurity for the payment of the said note the mortgagens hereby assign to said mortgagee, its successors and all the rights and benefits accuring to the parties of the first part under all oil, gas or mineral lears on said premises, this successors and assignment to terminate ones void upon release of this mortgage. Provided, however, that said party of the second part, its successors and assignment to the eleases ones void upon release of this mortgage. Provided, however, that said party of the second part, its successors and assigns, shall be chargeable with onability with reference to such rights on descending to the forst part or his assigns until notified by lead holder hereof to account for and were the same to such legal holder. Should operation under any oil, gas or mineral lease acrioady depreciate the value of said hold for more all one accounts for and said the secured by this mortgage shall immediately become due and collectible, at the option of the holder of this mortgage. Fighth. That if such avance the made are brevin succeided this conveyence shall be void by with a mort and be interesting the part of the source of the source of the size of the source to be account for and such as secured by this mortgage shall immediately become due and collectible, at the option of the holder of this mortgage.	
which n this Ma or here or the part, ou pay any of the s of the fi or any day of	Fifth. That the parties of the first part hereby agree to pay all taxes and assessments, general or special, excepting only the Federal Income Tax, may be assessed in the State of Karsas upon the haldland, premises or property, or upon the interest of the yarty of the second part, therein, and while ortgate is held by a non-resident of the State of Karsas upon this Mortgage or the data secured thereby; without regard to any law beredore enanced after to be enacted, imposing payment of the whole or any port thereof, upon the party of the second part, and that pay has beredore enanced after to be enacted, imposing payment of the whole or any port thereof, upon the party of the taxes afforsial upon violation of this undertaking passace by the State of Karsas of a law imposing payment of the whole or any portion of any of the taxes afforsial upon violation of this undertaking passace by the State of Karsas on and in any such evolute or any porter of the varies of the first part as herein provided, to part, hereome immediately due and collectible, notwill atanding anything contained in this Mortgage or any has hereafter enanced. The parties is part further agree not to suffer or permit all or any part of the taxes or assessments to become or remain delinquent, not to permit the sail projecty part thereof, or any interest therein, to be sold for taxes, and further agree to furnish annually to the party of the second part, on or before the tenth July the certificate of the proper authority, showing full payment of all such taxes and assessments.	
and mi render the par	Third. That the party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lien or brance on the premises hereby conveyed, and may may unpudd taxes or assessments charged against said property, and may insure said property ulb e made in the overnant to insure; and may sure as paids hall become a lien upon the above desribed real state, and be secured by this Mortgace. By the recovered, with interest at ten per cent, in any suit for the foreclosure of this Mortgace. In case of foreclosure it is agreed that the byloe did taxe is a side of the second part as additional and collateral security for the payments berind on the inductedness secured bereby, and the said party of the second rulid to the second part as additional and collateral security for the payment of all the inductedness secured bereby, and the said party of the second rulid to the passession of said property, by reverver or others, as it may elect.	
at the the am in insu to assi In case	Scand. This is not not solve the part of the rest part agree to keep all ferres, buildings and improvements on the said premises in as good repair as they are date hereof; to permit no waste of any kind; to keep all the buildings which are now or may hereafter be upon the premises unceasingly insured to to month of \$3,000.00 Fire and \$3,000.00 Tornado Intervent with policies playable to it is case of loss to the amount then secured by this mortage; and deliver to it, with satisfactory mortage calcuses, all the policies of insurance ones aid buildings and to pay all insure premises when due, or loss to a second part the insurance moneys or may deliver the policies to the said parties of the first part to the second part the insurance moneys or may deliver the policies to the said parties of the first part to the second part the insurance moneys and held with the premises to the said part of the second part. The insurance moneys and held with the policies content on the other and part of the second part. The insurance moneys and held with the policies of the prime on said building and to pay all insures the policies of the second part. The insurance moneys and be applied to the said parties of the second part. The insurance moneys and held we the policies of the second part the second part. The insurance moneys and held we have the policies of the second part the second part the second part the second part. The insurance moneys and held we have the policies of the second part the second part. The insurance moneys and held we have the policies of the second part the secon	
first d note/1 Ameri	erder of the said party of the second part with interest thereon at the rate of 5 ays of April and October in each year, according to the terms of second April 1 and October in each year, according to the terms of April 1 April 1 and October in the terms of April 1 April 1 and April 1 April 1 April 1 April 2 April 2 	
	ding to the terms of ODS certain mortgage note of even date herewith, executed by said parties of the first part, in consideration actual loan of the said sum, and payable on the first day of OCtober , 19 36 ,	
	PROVIDED, Always, and these presents are upon the following agreements, covenants and conditions, to-wit: First. That the parties of the first part are justly indebted to the party of the second part in the sum of Two Thousand DOLLARS,	