Seal	(Commission expir	es October	5,		1937)	Notary Public.
Legal				V. C. Rain		
	IN WITNESS WI	IEREOF, I have here	anto set my hand and	affixed my offic	ial seal, the day and yo	ition of the same. ear last above written.
vife, to me personally k	nown to be the same person	n B who executed th	e foregoing instrume	ent and duly -	knowledge	
	oot and Blanche E					
BE IT REMEMBE: ersigned, a Notary Publ	RED, That on this ic in and for the County a	The second second	y of No	vember	A. D. 1	9 33 before me, the
	ON COUNTY,	20th de				
STATE OF K	lee .		A CANADA			
				Blanche E	Root	(Seal.)
				Frank A.		(Seal.)
,umi.	REOF, The said parties of					
cutors, administrators,	conditions and provisions successors and assigns, and	hereof, whether so ex words used in the si	pressed or not, shall ngular number shall	pply to and b	ind the respective par	ties hereto, their heirs,
ten per cent, per annum, d.	computed annually on said	l principal note , f	rom the date of defau	ilt to the time w	hen said principal and	d interest shall be fully
ot hereby secured shall b	ne party of the second par e deemed a waiver of right of any sum herein covenant	t, and no failure of the	on at any other time	d part to exerci	ise any option to decla	are the maturity of the
agreement herein conta	the indebtedness secured b ned, then this conveyance	y this Mortgage or as	ny interest thereon, b	e not paid whe	n due, or if default be	made in any covenant
Eighth. That if su	ch nayments be made as ar	e herein specified this	conveyance shall be	voids but if any	a mate baselo de 19	
pay over the same to su-	ount for such rights or ber th legal holder. Should ope by this mortgage shall im	efits to the party of t eration under any oil.	he first part or his as	signs until noti: eriously depreci	fied by legal holder he	ereof to account for and
responsibility with refer	ence to such rights and ben	vided, nowever, that refits nor be accountal	said party of the sec-	ond part, its su	ccessors and assigns, s	shall be chargeable with
Seventh. As addi	tional and collateral securi- benefits accruing to the pa	ty for the payment of arties of the first part	the said note the me	ortgagors hereb	y assign to said mortg	gagee, its successors and
Sixth. That the p	arties hereto further agree tors, administrators, succes	that all the covenan	ts and agreements of	the parties of t	the first part herein co	ontained shall extend to
any part thereof, or any	ee not to suffer or permit all interest therein, to be sold of the proper authority, sl	l or any part of the tax d for taxes, and furthe	es or assessments to b r agree to furnish an	secome or remai nually to the pa	in delinquent, nor to r	normit the said property
y any taxes or assessme the second part, becom-	nts is legally inoperative, the immediately due and colle	hen, and in any such e ectible, notwithstandi	vent, the debt hereby	secured, witho	ut deduction, shall, at	the option of the party
rt, or upon the renderin	imposing payment of the w te of Kansas of a law imp g by any Court of compete	osing payment of the ent jurisdiction of a d	whole or any portice ecision that the unde	on of any of the ertaking by the	taxes aforesaid upon	the party of the second
is Mortgage is held by a	ne State of Kansas upon th non-resident of the State	e said land, premises of Kansas upon this M	or property, or upon ti	he interest of the	e party of the second	part, therein, and while
Fifth. That the	parties of the first part her	eby agree to pay all	e, as it may elect. taxes and assersment	s, general or sp	ecial excepting only t	the Federal Income Tax
Fourth. That in e party of the second p	case of default of any of t art as additional and colla	the covenants or agre- teral security for the	ements herein contai payment of all the i	ned the sente	and profits of the said	l premises are pledged to
id may be recovered, w	ovenant to insure; and any th interest at ten per cent at the whole of said real es	in any suit for the i	come a lien upon the a	above described		
	party of the second part ises hereby conveyed, and					
building.	ection of the said party of	the second part, the	insurance moneys sh	all be applied e	ither on the indebted	ness secured hereby or i
	cceptable to the party of t t, with satisfactory mortga that the party of the seco					ecured by this mortgage
t the date hereof; to pe	O Fire and \$600.0	; to keep all the buil	dings which are now	or may hereaft	er be upon the premis	ses unceasingly insured t
Second. That th	notes bearing ten per cent e parties of the first part	agree to keen all fen	ces buildings and im	provements on	the said premises in a	as good repair as they a
metra, at tax 110 WAL	BANK OF COMMERCE	., New 1 crk, N. 1.,	or at such other place			
rst days of	April	th interest thereon at	October	in	each year according	able semi-annually, on the to the terms of interes
19	- <u>\$</u>				19_ \$	
October 1, 19	38 \$600.00 — }				19 \$ 19 \$	
	eald sum and paughte	follows:	of even date herew		y said parties of the 1	first part, in consideration
of the actual loan of the						
SIX HUNDRED	parties of the first part are					DOLLAR

Josephine Royer

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on the original
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Pentered
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19 at A