MORTGAGE RECORD No. 77

Property Warranty Description of Notes

The following in indered on the signed instrument drew hereby actinouslys. The following in indered on the sing in the instrument drew hereby actinouslides to the second for the second f Covenants To Pay Taxes

Default for Defailt f Ben-Pay-Hon t drest, This Release was written on theoriginal Mor tgege this Tentered this Tentered

> Surrender of Possession

To Insure,

etc.

Renewal

party of the second part, its successors and assigns, all of the following described real estate, situate in the County of Douglas and State of Kansas, to wit: The East Half of the Northeast Quarter and the North Half of the The sast half of the Northenst Quarter and the Sorth Half of the East Tro-thrids of the Southenst Quarter of Section Seven (7), Township Thirteen (13), Range Mineteen (19), East of the Sixth Principal Meridian, containing One Hundred Thirty-three and One-third (133-1/3) cores, more or less.

TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appurtenances theremuto belonging or in anywise apportaining, and all rights of homesteed exception and every contingent right or estate therein, unto the said party of the second part, its successors and assigns, forever; the intention being to convey an absolute title in fee to said premises. And the said party of the first part do hereby covenant and agree that at the delivery hereof, they are the Lawful owner of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same in the quiet and penceable possession of the, said party of the second part, its successors and assigns, forever, against the lawful cleans of all parsons thomesover.

and that they will warrant and defend the same in the quiet and penceble possesion of the soid party of the second part, its successors and assigns, forever, against the lamful claims of all persons whonever. PROVINED, KUEVER, that if the said party of the first part shall pay, or cause to be raid, to the said party of the second part, its successors or assigns, the principal sum of (\$1,500.00) FIFTER HUDERD AND NC/100 Dollars, with interest thereon from October 21et, 1932 at the rate of Five and One-half (52) per cent. per annum, persols on the First day of October in each year, together with interest at the rate of the per cent. per centum on any instalment of interest which shall not have been paid when due, and on said principal sum after the same becomes due or payale, according to the tenor and effect of a promiseory note, bearing own date herewith, executed by the said party of the first part and payable to the order of the said THE TRAVILERS INSURANCE ONFANY, at its office in Hartford, Connecticut, and shall perform all and singular the covenants herein contained, --then this mortgage to be void, otherwise to remain in full force and effect. ADD the said party of the first part do hereby covenant and agree to pay, or cruse to be paid, the principal sum and interest above specified, in manner aforesaid, together sith all coste, expenses, and charges, other than attorney's fees, incurred and paid by the said party of the second part, its successors or assigns, in collecting the amount due heremder, or instalming the priority of this mortgage. MD the said party of the first part do further covenant and agree until the debt hereby secured, paid or discharged with the money loaned and advanced by the party of the second part and secured by this mortgage. MD the said party of the first part do further covenant and agree until the debt hereby secured, or on the line created by this instrument, before any ponalty for non-payment staches hereto; to abstain from the commission of waste on said predimer; to kee of ten per cent. per annum, shall be collectible with, as part of, and in the same manner as,

and the mature for entry for annum, shall be collectible with, as percess, the principal sum hereby secured. AD the said party of the first part do further covenant and agree that, in case of default in the payment of any instalment of interest or in the performance of any of the covenants or agreements herein contained, then or at any time thereafter during the continuence of such default the said party of the second part, its successors or assigns, may at its or their option, without notice, declare the entire debt hereby secured immediately due and paymale and thereupon, or in case of default in payment of said promissory note at maturity, said party of the second part, its successors or assigns, shall be entitled to the immediate possession of said premises and may proceed to foreclose this mortgage and, in case of foreclosure, the judgment rendered shall provide that the whole of said premises

maturity, shi party of the second pert, its successors or assigns, shall be entitled to the immediate possession of said premises and may proceed to foreclose this mortgage and, in case of foreclosure, the judgment rendered shall provide that the whole of said premises be sold together and not in percels. AND it is also agreed that in the event of any default in payment or breach of any covenant or condition herein, the rents and profits of said premises are pledged to the party of the second part, or its casigns, as additional collateral eccurity, and said party of the second part, or assigns, shall be entitled to possession of said premises by receiver or otherwise as they may elect. Said possession shall in no manner prevent or retard the party of the second part in the collection of said sums by foreclosure or otherwise. It is hereby further agreed and understood that this mortgage secures the payment of the principal note and interest notes herein described, and all renewal, principal or interest notes that may hereafter be given, in the event of any extension of time for the payment of said principal debt, to evidence said principal or the interest upon the same during the said time of extension. As additional and collateral security for the payment of the note and indebtedness hereinhefore described, the said parties of the first part hereby ansign to the weig party of the second part all the profits, revenues, royalties, rights and benefits accuring or to accure to them under all oil, gas or mineral leases on said premises. This assignment to terminate and become null and void upon the release of this mortgage. If WITHESS WHENDF the said party of the first part here hereinto set their hands the day end year first above written.

day and year first above written.

Burt S. Sanders Minnie R. Sanders

STATE OF KANSAS

SS. COUNTY OF SHAWNEE

Certificate Aclmowledgment

DE IT REIMERED, That on this 3rd day of June A. D., 1933, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came BURT S. SATDERS and MINNIE R. SATDERS, his wife, to me perionally known to be the same persons who executed the foregoing instrument, and duly achieveledged the execution of the same. IN WIRTASS WHARDD, I have hereunto set my hand and affixed my official seal the day and year last above written.

Legal Seal (My commission expires May 21st 1957)

Wyatt Roush Notary Public

Recorded June 9, A. D. 1933 at 9:30 A. M.

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