Reg.No. 1398 DOUGLAS COUNTY For Paid \$6.25

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HORTGAGE

THIS HIDENTURE, Ende this 4th day of "Arch in the year of our Lord mineteen hundred and Thirty-Eight by and between JAKE BIDINGER and MANGAKER BIDINGER, his wife of the Gounty of Douglas and State of Kansas, parties of the first part, and THE CENTRAL TRUST COLPANY, party of the second part; MINESCETH, That the said parties of the first part, in consideration of the sum of "ANNIT' FIVE HAMPADD DOLLARS to them in hand paid, the receipt thereof is hereby acknowledged, do by these presents GRANT, BARAIN, SELL and CONFY who the shid party of the second part, its successors and assigns all of the following described real estate, situated in the County of Douglas and State of Kenses, to-wit:

The Northwest Quarter of Section Thirty-Three (33), Township Twelve (12), Hange Fighteen (18). East of the Sixth Principal Meridian

TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appurtenances thereum bolonging or in anywise appertaining, and all rights of homestead exemption, unto the said party of the second part, and to its successors and assigns, forevor. And the said parties of the first part do have by covenant and agree that at the delivery horeof, that they are the lawful owners of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in-cumbrances, and that they will warrent and defend the same in the quiet and peaceable possession of said party of the second part, its successors and assigns, forever, against the lawful claims of all persons whomsoever.

Provided, Always, and these presents are upon the following agreements, covenants and conditions towit.

FIRST. That the parties of the first part are justly indebted to the rarty of the second part in the sum of TWENTY FIVE HURDRED DOLLARS, according to the terms of One certain mortrage note of even date herewith, executed by said parties of the first part, in consideration of the actual loan of the said sum, and payable as follows:

February	1	1939	\$50.00	February	1	1942	\$50.00	
February	1	1940	\$50.00	February	1	1943	\$2300.00	
February	1	1941	\$50.00	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1				

to the order of the said party of the second part with interest thereon according to the terms of said note; both principal and interest and all other indobtedness accruing herounder being psyable in law-ful money of the United States of America, which shall be legal tender in psymont of all dotts and dues public and private, at the time of psymont, at GURANTY TRUST COURANY, New York, N.Y., or at such othen place as the legal holder of the principal note may in writing designate, and said note bearing ten per pert interest after structure.

puese as the legal holder of the principal note may in writing usignmen, and the second provides and improvements of the second precises in as good repair as they are at the dete 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 the amount of \$2000,00 - Formado DOLLARS, in insurance companies acceptable to be rart of the second pert with policies payable to it in case of loss to the amount then policies of insurance promiums who due. In case of loss to the said the party and to the party of the second pert with policies companies acceptable to the the second pert with policies of insurance promiums who due. In case of loss to the said the the party and the party of the second pert with pay all insurance menumes or ray deliver the policies to the said parties of the second pert with the terms and the second pert with satisfactory mortages clauses, all the policies of insurance promises and the party of the second pert with accepted to the second pert with accepted to the second pert with party and the second pert with policies payable to it in case of loss to the amount the second by this mort-gage; to assign and deliver to it, with satisfactory mortages clauses, all the policies of insurance or pay all the terms are payable to the said perties of the second pert with policies of the second pert the policies to the said perties of the second pert perturbation of the second perturbation of the gage; to assign and deliver to it, with satisfactory mortgages clauses, all the policies of insurance on said buildings and to pay all insurance promiums when due. In case of loss it is agreed that the party of the second part may collect the insurance monoys or may deliver the policies to the said parties of the first part for collection. At the election of the said party of the second part, the insurance monoy shall be applied either on the indebtdeness secured hereby or in robuilding. THIRD, That the party of the second part may make any payments necessary to remove or extinguind any prior or outstanling title, lien or insumbrance on the premises heroby conveyed, and may pay my uny raid taxes or assessments charged against said property, and may insure said property if dofault be made in the covenant to insure; and any sums so paid shall become a lien upon the above described real estate and be secured by this Morterse, and may her accovered with intersat at tan per cont.

The taxes of assessments only ged against said property, and may insure said property if default be made in the covenant to insure; and any sums so paid shall become a lieu upon the above described real estate, and be secured by this Mortgage, and may be recovered, with interest at ten per cont, in any suit for the foreolosure of this Mortgage, and may be recovered, with interest at ten per cont, in any suit for the foreolosure of this Mortgage, and may be recovered, with interest at ten per cont, in any suit for the foreolosure of this Mortgage. In case of foreolosure it is agreed that the judgment rendered shall privide that the whole of said real estate shall be sold togother and not in parcels. FOURTH. That in case of default of any of the covenants or agreements herein contained, the rents and profits of the said peries are plodged to the party of the second part is additional and collatoral security for the payment of all the indoctedness secured hereby, and the said party of the second parts is entitled to the possession of said property, by a receiver or otherries, as it may elect. FIFH. That the parties of the first part hereby agree to pay all taxes and assessments, general or special, excepting only the Federal Income Tax, which may be assessed in the State of Kansas upon the thereby of the second part thered hereby or the interest thereon or income thereform; without regard to any law herebofere enacted or hereafter to be enacted, imposing payment of the whole or any part thereof, upon the party of the second part, or the interest thereon or income thereform; without regard to any law heretoking by any four of ompatent judicion of a decision that the undertaking by the state of the second part, or upon the rendering by any court of compatent judicion of a decision that the indertaking by the parties of the whole or any protion of any of the taxes aforesaid upon the party of the second part, or upon the rendering by any court of compatent judicition of a decision that the undertaking by the partie or any law hereafter enacted. The parties of the first part further agree not to suffer or permit all of any part of the taxes or assessments to become or remain delinquent, nor to permit the said property or any natretate therein, to be sold for taxes, and further agree to furnish annually to the party of the second part, on or before the tenth day of July the certificate of the proper autho

ity, showing full payment of all such taxes and assessments. SIXHE. That the parties hereto further agree that all the covenants and agreements of the part of the first part herein contained shall statend to and bind their heirs, executors, administrators, suc essors and assigns, and shall inure to the benefit of the party of the second part, its successors and assigns .

SEVENTH. As additional and collateral security for the payment of the said note the mortgagors hereby assign to said mortgagee, its successors and assigns, all the rights, rents, royalties and bene-fits accounting to the parties of the first part under all oil, gas or mineral leases on said promises, thi assignment to terminate and become void upon release of this mortgage. Provided, however, that said party assignment to commute and become your upon release of this moregage. Frontest, newser, that are ner of the second part, its successors and assigns, shall be chargeable with no responsibility with reference to such rights, rents, royalties and benefits nor be accountable therefore except as to sums actually co-lected by it or them, and that the lesses in any such lesses shall account for such rights, rents, royal ties or benefits to the party of the first part or the savigns until notified by legal holder hereof to account for and to pay over the same to such legal holder. Should operation under any oil, gas or min-eral lease seriously depreciate the value of said land for general farming purposes, the note secured by this mortgage shall immediately become due and collectible, at the option of the holder of this mort gage without notice.

gage microut notice. EIGHTM. That if such payments be made as are herein specified, this conveyance shall be void; but if the note herein described, or any part of the indebtedness secured by this Mortgage or any inter thereon, be not paid when due, or if default be made in any covenant or agreement herein contained, the this conveyance shall become hasolute and the whole of said principal note shall immediately become due and rayable at the option of the party of the second part, and no failure of the party of the second p

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