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Said partiets the first part hereby agree and covenant as follows: FIRST. To pay all taxes and assessments levied upon asid premises when the same are due, and insurance premisums for the amount of in-surance benchmarker specified, and all interest coupons, and if not so paid the said party of the second part, or the legal holder or holders of this mortgage, may, without notice, declare the whole sum of money herein secured due and payable at once, or may leet to pay such taxes, assess-mortgage, may, without notice, declare the whole sum of money herein secured due and payable at once, or may leet to pay such taxes, assess-ments and insurance premiums, and if suit shall be filed for the forecloure of this mortgage, may have the abstract of tile extended from the makes any payments necessary to remove or exitinguish any prior outstanding tille, lien or incumbrance on the premises hereby conveyed, and the manutas so paid hall be all into an there on the net of ten per centum per annum. But whether the legal holder or holders of this mortgage debt hereby secured, with interest there or many recentum per annum. But whether the legal holder or holders for the may imme-disci to pay such taxes, assessments or insurance premiums or not, it is distinctly understood that the legal holder or holders hered may imme-disci to pay such taxes, assessments or insurance premiums or not, it is distinctly understood that the legal holder or holders hered may imme-disci to pay such taxes, assessments or insurance premiums or not, it is distinctly understood that the legal holder or holders hered may imme-disci to pay such taxes, assessments or insurance premiums or not, it is distinctly understood that the legal holder or holders hered may imme-disci particle. Since the all indices forces and other improvements upon and monitors in a result. SECOND. To keep all huildings forces and other improvements upon and an one in particle.

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Sturer and not in parcets. SECOND. To keep all buildings, fences and other improvements upon said premises in as good repair and condition as the same are in at this date, and abstain from the commission of waste on said premises until the note hereby secured is fully paid. THIRD. To procure and maintain policies of insurance on the buildings erected and to be erected upon the above-described premises in some responsible insurance company, to the satisfaction of the legal holder or holders of this mortgage to the amount of _______

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FOURTH. That if default occur in the performance of any covenant or condition contained in this mortgage or in the note or coupons se-cured hereby, the whole sum of money hereby secured shall at the option of the legal holder or holders hereof become due and payable at once, without notice, and shall hear interest at the rate of ten per catum per annum payable semi-annually from date of first default, and no failure without notice, and shall hear interest at the rate of ten per catum per annue here by secured shall be deemed a waiver of right to on the part of the second party to exercise any option to declare the maturity of the debt hereby secured shall be deemed a waiver of right to exercise such option at any other time as to past, present or future default hereander.

exercise such option at any other time as to past, present or future default hereunder. FIFTH. To pay all taxe and assessments, general or special, excepting only the Federal Income Tax, which may be assessed in the State FIFTH. To pay all taxe and assessments, general or special, excepting only the Federal Income Tax, which may be assessed in the State for Kanas upon the said hand, premises or property, or upon the interest of the party of the second part, therein, and while this mortgage is held by a non-resident of the State of Kanas upon this mortgage or the dots accured thereby, without regard to any law herefolgree enacted or herefore the enacted, impoint of the whole or any part thereof, upon the party of the second part, and that upon violation of this herefore the pasts of the second part, or upon the rendering by any court of completent jurisdiction of a decision that the undertaking by the part 2 B for the party of the second part, to upon the rendering by any court of completent jurisdiction of a decision that the undertaking by the part 2 B for the first part, as herein provided, to pay any taxes or assessments is legally incomparitor, then, and in any such event, the doth hereby secured, the first part, as herein provided, to pay any taxes or assessments is legally incompleting the dot of the called the tax and the option of the party of the second part, become immediately due and collectible, notwithstanding anything con-without deduction, shall, at the option of the party of the second part, and the second part, but the second part of the party of the second part, the part part is a bare in the second part of the second part, become immediately due and collectible, notwithstanding anything con-without deduction, shall, at the option of the party of the part is of the first mark herein contributed the theorements of the part is of the party between the second part. The second part, become the part of the party of the

SIXTH. That all the covenants and agreements of the part iCS of the first part herein contained shall extend to and bind it their bein, executors, administrators, successors and assigns, and shall inure to the benefit of the party of the second part, its successors and assigns.

assigns. SEVENTH. That in case of default of any of the covenants or agreements herein contained, or in the note or notes secured hereby, the rents and profits of the said premises are pledged to the party of the second part as additional and collateral security for the payment of all rents and profits of the said premises are pledged to the party of the second part is entitled to the possession of sail property, by a receiver or otherwise, the indebtedness secured hereby, and the said party of the second part all entitled to the possession of sail property, by a receiver or otherwise, as it may elect. As additional and collateral security for the payment of the note and indebtedness hereinbefore described, the said part 168 as it may elect. As additional to the said party of the second part all the profits, revenue, royalite, rights and benefits accruing or to accrue of the first part hereby assign to the said party of the second part all the profits, revenue, royalite, rights and benefits accruing or to accrue 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 by mortgage or assigns.

And the said part 108 of the first part, for said consideration do state in which the property is located.

In testimony whereof the said part 105 of the first part ha V8 hereunto subscribed their name 8 on the day and year first above mentioned.

E. W. Robison

Blanche Robison

STATE OF KANSAS, Douglas _____ COUNTY, ss.

12th	day ofDecember	A. D. Nine-
BE IT REMEMBERED. That on this 12th	uay of	

teen hundred and trenty eight _____before me, the undersigned, a Notary Public in and for said County and State, came E. W. Robison and Blanche Robison, husband and wife

, who_are

_____County,_____Kansas

Notary Public.

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personally known to me to be the identical person.9_ described in, and who executed the foregoing mortgage deed, and duly -voluntary act and deed, for the uses and purposes therein set acknowledged the execution of the same to be their forth.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.

> John H. Tucker Douglas

(My Commission expires Sept.9,1929.

RELEASE

THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this-

19

day of

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L.S