hereafter be upon the premises	unceasingly insured to the amou	ant of
	eroum univern	DOLLARS
in insurance companies accept secured by this mortgage; to a buildings and to pay all insuran the insurance moneys or many	able to the party of the second passing and deliver to it, with satis ince premiums when due. In case deliver the policies to the said passing moneys shall be applied	art with policies payable to it in case of loss to the amount the sfactory mortgagee clauses, all the policies of insurance on saic of loss it is agreed that the party of the second partmay collections of the first part for collection. At the election of the sail either on the indebtedness secured hereby or in re-building.
THIRD. That the party standing title, lien or incumbra against said property, and may become a lien upon the above ten per cent, in any suit for th	 of the second part may make an ance on the premises hereby convy insure said property if default I described real estate, and be seen the forcelosure of this Mortgage. faild real estate shall be sold togg 	by payments necessary for knows or examination any portion reveal, and may pay any unpaid taxes or assessments charge be made in the covenant to insure; and any sums so paid shatted by this Mortgage, and may be recovered, with interest a ln case of foreclosure it is agreed that the judgment rendere ether and not in parcels.
FOURTH. That in case said premises are pledged to the edness secured hereby, and the	of default of any of the covenant the party of the second part as add the said party of the second part is	ts or agreements herein contained, the rents and pronts of the ditional and collateral security for the payment of all the indebt sentitled to the possession of said property, by receiver or
FIFTH. That the partie the Federal Income Tax, which interest of the party of the sec this Mortgage or the debt secument of the whole or any part by the State of Kansas of a I the second part, or upon the rof the first part as herein provihereby secured, without deduct withstanding anything contain suffer or permit all or any part	n may be assesed in the State of 1 ond part, therein, and while this red thereby; without regard to at thereof, upon the party of the seco aw imposing payment of the whe endering by any Court of compete ided, to pay any taxes or assessme ion, ishall, at the option of the part ed in this Mortgage or any law ho of the taxes or assessments to be	o pay all taxes and assesments, general or special, excepting on Kansas upon the said land, premises or property, or upon the mortgage is held by a non-resident of the State of Kansas upo ny law heretofore enacted or hereafter to be enacted, imposing pay ond part, and that upon violation of this undertaking or the passag ole or any portion of any of the taxes aforesaid upon the party c ent jurisdiction of a decision that the undertaking by the partie ents is legally inoperative, then, and in any such event, the deb ty of the second part, become immediately due and collectible, not ereafter enacted. The parties of the first part further agree not to come or remain delinquent, nor to permit the said property or urther agree to furnish annually to the party of the second part, or hority, showing full payment of all such taxes and assessments.
CLIPPLE OF CLIPPLE	s hereto further agree that all the bind their heirs, executors, admin	covenants and agreements of the parties of the first part herein istrators, successors and assigns, and shall inure to the benefit of
mortgagee, its successors and a mineral leases on said premises ever, that said party of the sec such rights and benefits nor be any such leases shall account for hereof to account for and to paseriously depreciate the value obecome due and collectible, at EIGHTH. That if such p described, whether for principa second part, and no failure of it secured shall be deemed a waiv hereunder; and in case of defau pay to the said second party, it the date of default to the time NINTH. The terms, comparies hereto, their heirs, except the plural and words in the plur	assigns, all the rights and benefits in this assignment to terminate an ond part, its successors and assign accountable therefore except as to such rights or benefits to the pay over the same to such legal he of said land for general farming put the option of the holder of this may ayments be made as are herein stor interest, or any part of the in ault be made in any covenant or principal note shall immediate he party of the second part to exercise such option to graph and the party of the second part to exercise such option to graph and principal and interest at the rate of ten per cent when said principal and interest elitions and pravisions hereof, whators, administrators, successors ard shall include the singular. The said parties of the first part	pecified, this conveyance shall be void; but if any note herein the better the secured by this Mortgage or any interest thereon agreement herein contained, then this conveyance shall become tely become due and payable at the option of the party of the ereise any option to declare the maturity of the debt hereby at at any other time as to any past, present or future default covenanted to be paid when due, the said first parties agree to t, per annum, computed annually on said principal note , from
		(Scal.
	_	(Seal.
STATE OF KANSAS, Show	neeCOUNT	Y, ss.
BE IT REMEMBERED.	. That on this 15th	day of April A. D. 1924
		inty and State aforesaid, came.
William Schooke,		
		lus mikr
to me personally known to be t	the same personwho executed	the foregoing instrument, and duly acknowledged the execution
of the same.		I have hereunto set my hand and affixed my official seal, the day
L. S.	and year last above writte	
		Wilma Wright Notary Public.
	(Commission expire	-sJen11,1926
	RELE	EASE
THE AMOUNT SECUR	ED by this Mortgage has been a	aid in full, and the same is hereby canceled, this 30 th
	2	and in land and the same is neverly canceled, the
day of December		11 . h Linas Bank, Winoski
day of December		Winsel Javings Bank, Winselli, Gy it no Baldun By it no Baldun

Cost Leal .