Copsal

FRONT

hereafter be upon the premises unceasingly insur		DOLLARS
THIRTY FIVE HUNDES in insurance companies acceptable to the party of secured by this mortgage; to assign and deliver buildings and to pay all insurance premiums whe	of the second part with policies payable to it in car to it, with satisfactory mortgagee clauses, all the party en due. In case of loss it is agreed that the party	se of loss to the amount the colicies of insurance on sai of the second part may colled At the election of the sai
THIRD. That the party of the second par	t may make any payments necessary to remove or	extinguish any prior or ou
against said property, and may insure said proper become a lien upon the above described real esta ten per cent, in any suit for the foreclosure of th	is Mortgage. In case of foreclosure it is agreed	recovered, with interest a that the judgment rendere
FOURTH. That in case of default of any c said premises are pledged to the party of the sec edness secured hereby, and the said party of the	of the covenants or agreements never contained, to cond part as additional and collateral security for a second part is entitled to the possession of sa	id property, by receiver o
the Federal Income Tax, which may be assessed interest of the party of the second part, therein, ihis Mortgage or the debt secured thereby; with ment of the whole or any part thereof, upon the py the State of Kansas of a law imposing payn the second part, or upon the rendering by any Ct of the first part as herein provided, to pay any tax the party secured, without deduction, ishall, at the op vithstanding anything contained in this Mortgaguifer or permit all or any part of the taxes or as are thereof, or any interest therein, to be sold for before the tenth day of July the certificate of SINTH. That the parties hereto further agontained shall extend to and bind their heirs, ex	nereby agree to pay all taxes and assessments, gene in the State of Kansas upon the said land, premise and while this mortgage is held by a non-resident out regard to any law heretofore enacted or hereafter arry of the second part, and that upon violation of a ment of the whole or any portion of any of the tax ourt of competent jurisdiction of a decision that taxes or assessments is legally inoperative, then, an aution of the party of the second part, become immed go or any law hereafter enacted. The parties of the sessments to become or renain delinquent, nor top or taxes, and further agree to furnish annually to the proper authority, showing full payment of all gree that all the covenants and agreements of the greet that all the covenants and agreements of the greet that all the covenants and agreements of the greet that all the covenants and agreements of the greetings.	of the State of Kansss upor- re to be enacted, imposing pay his undertaking or the passage sa aforesaid upon the party- he undertaking by the parti- id in any such event, the del liately due and collectible, no efirst part further agree not termit the said property or an he party of the second part, c such taxes and assessments.
nortgagee, its successors and assigns, all the right interal leases on said premises, this assignment it ever, that said party of the second part, its success such rights and benefits nor be accountable there my such leases shall account for such rights or be- tereof to account for and to pay over the same to eriously depreciate the value of said land for gen-	scurity for the payment of the said note the morty its and benefits accruing to the parties of the first to terminate and become void upon release of this ssors and assigns, shall be chargeable with no response to the party of the first part or his assigns to such legal holder. Should operation under a cral farming purposes, all notes secured by this notler of this mortgage.	mortgage. Provided, how consibility with reference them, and that the lessess until notified by legal hold my oil, gas or mineral lea- mortgage shall immediate
lescribed, whether for principal or interest, or any the not paid when due, or if default be made in an absolute and the whole of said principal note econd part, and no failure of the party of the sec ecured shall be deemed a waiver of right to exer rereunder; and in case of default of payment of a pay to the said second party, interest at the rate the date of default to the time when said princips.	ions hereof, whether so expressed or not, shall app ors, successors and assigns, and words used in the	his conveyance shall becon option of the party of the atturity of the debt heret, present or future defau he said first parties agree on said principal note , from the said the said first parties agree on said principal note , from the said principal note , from the said principal note
In Witness Whereof, The said parties o	f the first part have hereunto subscribed their na	mes and affixed their seal
on the day and year above mentioned.	John Selzer	(Sea
	Carrie_Selzer	(Sea
		(Sea
STATE OF KANSAS, Douglas	COUNTY, ssday ofOctober	1924 _A. D. 19
	and for the County and State aforesaid, came_	
John Selzer and Carrie Sel		
		his wi
of the same.	swho executed the foregoing instrument, and du	
and year la	WHEREOF, I have hereunto set my hand and a ast above written.	ffixed my official seal, the d
L.S.	Adolph Lotz Jr.	Notary Public
(Co	mmission expires January 29th 1927	19)
t: O a Carli	nn. n. c-	
oved Sharli	RELEASE	_th