hereafter be upon the premises unceasingly insured to the amo	unt-ol-	DOLLARS
Three Thousand	the state of loss to	DOLLARS, the amount then
Three Thousand in insurance companies acceptable to the party of the second p secured by this mortgage; to assign and deliver to it, with sati	sfactory mortgagee clauses, all the policies of in	surance on said
the insurance moneys or may deliver the poneits to the applied	teither on the indebtedness secured hereby or it	re-building.
party of the second part, the insurance moneys show a fi	to romovo or extinguish	any prior or out-
THIRD. That the party of the second part may make at standing title, lien or incumbrance on the premises hereby conv	eyed, and may pay any unpaid taxes or asse	essments charged
against said property, and may made said property	Manage and may be recovered.	with interest at
become a lien upon the above described real estate, and the second	In case of foreclosure it is agreed that the ju	dgment rendered
ten per cent, in any suit for the forecosure of this Motegage. shall provide that the whole of said real estate shall be sold tog	ether and not in parcels.	To some 19 months
FOURTH. That in ease of default of any of the covenan	ts or agreements herein contained, the rents ar	of all the indebt-
FOURTH. That in case of default of any of the covenan said premises are pledged to the party of the second part as act	Iditional and collateral security for the payment	, by receiver or
edness secured hereby, and the said party of the second party		
otherwise, as it may elect. FIFTH. That the parties of the first part hereby agree to	o pay all taxes and assesments, general or specia	d, excepting only
FIFTH. That the parties of the first part hereby agree to the Federal Income Tax, which may be assessed in the State of	Kansas upon the said land, premises or proper	ty, or upon the
interest of the party of the second part, therein, and wine this	t to be enacted or hereafter to be enact	ed, imposing pay-
his Mortgage or the debt secured thereby; without regard to	t	ing or the passage
ment of the whole or any part thereof, upon the party of the sec by the State of Kansas of a law imposing payment of the wh	ole or any portion of any of the taxes aforesaid	upon the party of
the second part, or upon the rendering by any court of compe	and is legally inoperative, then, and in any suc	h event, the debt
of the first part as herein provided, to pay any taxes of assessing	Cake cored part become immediately due as	nd collectible, not-
nereby secured, without deduction, shall, at the option of the paravites and the same and the standing anything contained in this Mortgage or any law is	hereafter enacted. The parties of the first part for	arther agree not to
uffer or permit all or any part of the taxes or assesments to be	withou agree to furnish annually to the party of t	he second part, on
ontained shall extend to and bind their heirs, executors, admin	nistrators, successors and assigns, and shall inur	e to the benefit of
the second part its successors and assigns.		
SEVENTH. As additional and collateral security for the nortgagee, its successors and assigns, all the rights and benefit		
nineral leases on said premises, this assignment to terminate a ever, that said party of the second part, its successors and assignment.	ns, shall be chargeable with no responsibility	with reference to
such rights and benefits nor be accountable therefore except as	to sums actuary concered by it of mentil notified	by legal holder
ariously depreciate the value of said land for general farming p	urposes, an notes secured by this moregage	hall immediately
and collectible at the option of the holder of this fi	nortgage.	
EIGHTH. That if such payments be made as are herein described, whether for principal or interest, or any part of the i		
absolute and the whole of said principal note shall immediate econd part, and no failure of the party of the second part to executed shall be deemed a waiver of right to exercise such optic		
and the said second party interest at the rate of ten per cer	it, per annum, computed annually on said princ	ipal note , from
he date of default to the time when said principal and interest NINTH. The terms, conditions and provisions hereof, when the said provisions hereof.	t shall be fully paid.	ind the respective
NINTH. The terms, conditions and provisions nereot, was parties hereto, their heirs, executors, administrators, successors	and assigns, and words used in the singular nu	mber shall include
he plural and words in the plural shall include the singular.		
In Witness Whereof, The said parties of the first par-	t have hereunto subscribed their names and a	ffixed their seals,
on the day and year above mentioned.	V F Lloyd	(Seal.)
	A FLOOR	(ocuii)
	Anna V Lloyd	(Seal.)
		(Seal.)
STATE OF KANSAS, Douglas COUN	TY, ss.	
	day ofJony	A. D. 19_25_
before me, the undersigned, a Notary Public in and for the Co	ounty and State aforesaid, came	
M F Lloyd and Anna V L	loyd his wife	
		his wife,
to me personally known to be the same person_B_who execute	ed the foregoing instrument, and duly acknowle	dged the execution
of the same.		Cialatant the day
IN WITNESS WHEREOF, and year last above writ	I have hereunto set my hand and affixed my of	meiai seai, the day
(25.)		
·	Dick Williams	Notary l'ublic.
n nat (Commission expi	resApril 18	19_25)
red .		
REI	EASE	_ /
THE AMOUNT SECURED by this Mortgage has been 485, of March - 1926	paid in full, and the same is hereby canceled, t	his 20th
march- 01	The Central Frust	-lp.
'dily of 1100011- 1926	B. F. Domarian	V. Pres.
suf Coarp Leal		
Joanh Joan	139. V. 2 174114	
borg Acal	roy. v. priettica	