ereafter be upon the premises unceasingly in	nsured to the amount of		DOLLADO
insurance companies acceptable to the par	rty of the second part with po	licies payable to it in case of loss rtgagee clauses, all the policies o is agreed that the party of the so	DOLLARS, to the amount then f insurance on said cond part may collect
a incurance moneys or may deliver the pol	licies to the said parties of the	he indebtedness secured hereby	or in re-building.
THRD. That the party of the second anding title, lien or incumbrance on the praints said property, and may insure said processed a lien upon the above described real n per cent, in any suit for the forcelosure of the social that the whole of said real estate.	emises hereby conveyed, and property if default be made in estate, and be secured by this of this Mortgage. In case of the shall be sold together and a	may pay any unpaid taxes or the covenant to insure; and any Mortgage, and may be recover foreclosure it is agreed that the not in parcels.	sums so paid shall ed, with interest at judgment rendered
FOURTH. That in case of default of a id premises are pledged to the party of the ness secured hereby, and the said party of	e second part as additional and the second part is entitled	d collateral security for the payr to the possession of said prop	erty, by receiver or
herwise, as it may elect.  FIFTH. That the parties of the first p the Federal Income Tax, which may be asset terest of the party of the second part, then is Mortgage or the debt secured thereby; tent of the whole or any part thereob, upon; the State of Kansas of a law imposing the second part, or upon the rendering by ar the first part as herein provided, to pay as reply secured, without deduction, ishall, at this standing anything contained in this Moffer or permit all or any part of the taxes of the tender of July the certificat.	art hereby agree to pay all to sed in the State of Kansas up ein, and while this mortgage without regard to any law here the party of the second part, a payment of the whole or any yr Court of competent jurisdi ny taxes or assessments is leg he option of the party of these trigage or any law hereafter e or assessments to become or re-	xes and assesments, general or sign the said land, premises or prise held by a non-resident of the Stofore enacted or hereafter to be to do to the to the totore enacted or hereafter to be to the totore enacted or hereafter to be to the totore of any of the taxes aforestion of a decision that the undeally inoperative, then, and in any large to the totore immediately do acted. The parties of the first penal in delinquent, nor to permit the totore the parties of the first penal in delinquent, nor to permit the totore the parties of the first penal in delinquent, nor to permit the totore the parties of the first penal in delinquent, nor to permit the totore the parties of the first penal in the totore the parties of the first penal in the totore the parties of the first penal in the first penal in the parties of the first penal in the parties of the first penal in t	pecial, excepting only operty, or upon the tate of Kansas upon nacted, imposing pay- traking or the passage sid upon the parties such event, the debt ue and collectible, not- ner further agree not to e said property or of the second orat, on
SIXTH. That the parties hereto furth	er agree that all the covenant	I agreements of the parties of	of the first part herein
se party of the second part, its successors as SEVENTH. As additional and collater tortgagee, its successors and assigns, all the sineral leases on said premises, this assignm yer, that said party of the second part, its such rights and benefits nor be accountable my such leases shall account for such rights ereof to account for and to pay over the sa eriously depreciate the value of said land fo come due and collectible, at the option of	ral security for the payment of rights and benefits accruing sent to terminate and become successors and assigns, shall it therefore except as to sums at or benefits to the party of the me to such legal holder. She ir general farming purposes, a the holder of this mortgage.	of the said note the mortgagors It to the parties of the first part void upon release of this mortge e chargeable with no responsibilitually collected by it or them, are first part or his assigns until no under any oil, all notes secured by this mortgather.	ereby assign to said under all oil, gas or age. Provided, how- ity with reference to did that the lessees in tified by legal holder gas or mineral lease ge shall immediately at if any note herein
scribed, whether for principal or interest, into paid when due, or if default be made solute and the whole of said principal note cond part, and no failure of the party of the cured shall be deemed a waiver of right to rerunder; and in case of default of paymen by to the said second party, interest at the	in any covenant or agreemen  e shall immediately become  be second part to exercise any  exercise such option at any  t of any sum herein covenant  e rate of ten per cent. per ann  included	therein contained, then this con ne due and payable at the option option to declare the maturity ther time as to any past, pres- ed to be paid when due, the said um, computed annually on said ulty paid.	veyance shall become of the party of the of the debt hereby ent or future default first parties agree to principal note , from
NINTH. The terms, conditions and p arties hereto, their heirs, executors, admini	rovisions hereof, whether so e istrators, successors and assig	expressed of not, shan apply to a ns, and words used in the singula	
In Witness Whereof, The said parn the day and year above mentioned.	ties of the first part have her		
n the day and year above memorial		William G. Hutson, Mont	
	F	lorence L. Hutson, Wary	(Seal(Seal(Seal(Seal
			(Central Control Contr
IAIL OF MINISTER	COUNTY, ss.	dent of Fahrmany	A. D. 19_25
BE IT REMEMBERED, That on the			
pefore me, the undersigned, a Notary Publication Mont J. Green end Mar.			
MUNITO . Green and kar			his wif
to me personally known to be the same per of the same.		going instrument, and duly ackrereunto set my hand and affixed	
and y	year last above written.		
L. S. *	(Commission expires	Henry-Otto Kay,4th	Notary Public. 19_27_)
	RELEASE		
THE AMOUNT SECURED by this			led, this 22m
	' _ /		the second and the second as the
day of May	1928 26	e Fratemal air	d Union.

Corp Seal