	mises uncessingly insured to the amo	ount of	Control of the Control of the Control
		시간 사람들이 아니는 아이들은 살아보고 있다. 그는 이 모든 이 모든 이 없는 것 같아 없다.	DOLLARS
ecured by this mortgage wildings and to pay all i he insurance moneys or	rs to assign and deliver to it, with san nsurance premiums when due. In campy deliver the policies to the said I	part with policies payable to it in case tisfactory mortgagee clauses, all the po ase of loss it is agreed that the party of parties of the first part for collection. ed either on the indebtedness secured h	of loss to the amount the dicies of insurance on sai f the second part may collect At the election of the sai deceby or in re-building.
THIRD. That the party of the second part may make any payments necessary to the detailed the standing title, lien or incumbrance on the premises hereby conveyed, and may pay any unpaid taxes or assessments charge standing title, lien or incumbrance on the promises hereby conveyed, and may pay any unpaid taxes or assessments charge against said property, and may insure said property if default be made in the covenant to insure; and any sums so paid sf against said property, and may be recovered, with interest become a lien upon the above described real estate, and be secured by this Mortgage, and may be recovered, with interest ten per cent, in any suit for the foreclosure of this Mortgage. In case of foreclosure it is agreed that the judgment rende ten per cent, in any suit for the foreclosure of this Mortgage. In case of foreclosure it is agreed that the judgment rende ten per cent, in any suit for the foreclosure of this Mortgage.			
FOURTH. That in aid premises are pledged dness secured hereby, an	case of default of any of the covena- to the party of the second part as a and the said party of the second part	nts or agreements herein contained, the additional and collateral security for the is entitled to the possession of said	l property, by receiver of
FIFTH. That the he Federal Income Tax, interest of the party of the his Mortgage or the debient of the whole or any by the State of Kansas he second part, or upon of the first part as herein ereby secured, without dithstanding anything couffer or permit all or any part thereof, or any interest.	parties of the first part hereby agree which may be assessed in the State of the second part, therein, and while this t secured thereby; without regard to part thereof, upon the party of these of a law imposing payment of the wither endering by any Court of comprovided, to pay any taxes or assesseduction, shall, at the option of the part of the country and the part of the taxes or assessments to less therein, to be sold for taxes, and thus the extificate of the proper at	to pay all taxes and assesments, general Kanasa upon the said land, premises is mortgage is held by a non-resident of any law heretofore enacted or hereafter cond part, and that upon violation of this hole or any portion of any of the taxes etent jurisdiction of a decision that the ments is legally inoperative, then, and arty of the second part, become immedia hereafter eracted. The parties of the secome or remain delinquent, nor to per further agree to furnish annually to the thuthority, showing full payment of all su	f the State of Kansas upo to be enacted, imposing pay is undertaking or the passag aforesaid upon the party of endertaking by the partic in any such event, the del tely due and collectible, no first part further agreenot t mit the said property or an e party of the second part, o uch taxes and assessments.
SIXTH. That the pontained shall extend to	parties hereto further agree that all t and bind their heirs, executors, adm	he covenants and agreements of the pa inistrators, successors and assigns, and	shall inure to the benefit of
SEVENTH. As add nortgagee, its successors ineral leases on said pre- ver, that said party of the uch rights and benefits in my such leases shall acco- ereof to account for and criously depreciate the v	litional and collateral security for th and assigns, all the rights and benef mises, this assignment to terminate he second part, its successors and ass or be accountable therefore except a unit for such rights or benefits to the to pay over the same to such legal alue of said land for general farming or at the portion of the holder of this	the payment of the said note the mortgates accruing to the parties of the first and become void upon release of this igns, shall be chargeable with no respons to sums actually collected by it or the party of the first part or his assigns ur holder. Should operation under any purposes, all notes secured by this nortgage. a specified, this conveyance shall be void a security of the party of the security of the s	mortgage. Provided, how nsibility with reference tem, and that the lessees it til notified by legal hold of oil, gas or mineral leas nortgage shall immediatel
escribed, whether for pri e not paid when due, or bsolute and the whole of econd part, and no failur ecured shall be deemed a creunder; and in case of any date of default to the	incipal or interest, or any part of the if default be made in any covenant of said principal note shall immedi e of the party of the second part to a waiver of right to exercise such opt default of payment of any sum here rity, interest at the rate of ten per or time when said principal and intere	indenteeness secured by this not tage or agreement herein contained, then this lately become due and payable at the c exercise any option to declare the ma- ion at any other time as to any past, in covenanted to be paid when due, the nent, per annum, computed annually on st shall be fully paid.	is conveyance shall becom- portion of the party of the turity of the debt hereb present or future defau e said first parties agree to said principal note , from
NINTH. The terms arties hereto, their heirs he plural and words in the	s, conditions and provisions hereof, v , executors, administrators, successor he plural shall include the singular.	whether so expressed or not, shall apply rs and assigns, and words used in the s	ingular number shall incruc
In Witness When in the day and year abov	eof. The said parties of the first pa	rt have hereunto subscribed their nam	es and affixed their seal
i the day and year abov		Lora-MRudaly	(Seal
			(Seal
			(Jea)
	Douglas COUN		(Seal
		NTY, ss.	(Seal
BE IT REMEMBE	RED, That on this17th		(Scal
BE IT REMEMBE	RED, That on this17th	day ofdulyCounty and State aforesaid, came	(Scal
BE IT REMEMBE	RED, That on this17th ed, a Notary Public in and for the C	day ofdulyCounty and State aforesaid, came	
BE IT REMEMBE efore me, the undersign Lora M. Eudal	RED, That on this17th ed, a Notary Public in and for the C y_a_lso_known_as_Lora_N。_E	day ofdulyCounty and State aforesaid, came	
BE IT REMEMBE efore me, the undersign Lora M. Eudal o me personally known t the same.	RED, That on this	day of July County and State aforesaid, came— Audaloy, a widow, ted the foregoing instrument, and duly 1. I have hereunto set my hand and affi	A. D. 19 25. ##### acknowledged the execution
BE IT REMEMBE cfore me, the undersign Lora M. Endal o me personally known f the same.	RED, That on this17th ed, a Notary Public in and for the C y ₃ a lso known as Lora No. E to be the same personwho execut	day of July County and State aforesaid, came— Andaloy, a widow, ted the foregoing instrument, and duly 7. I have hereunto set my hand and affitten.	A. D. 19 25. ##### acknowledged the execution
BE IT REMEMBE efore me, the undersign Lora M. Eudal o me personally known f the same.	RED, That on this	day of July County and State aforesaid, came— Audaloy, a widow, ted the foregoing instrument, and duly 1. I have hereunto set my hand and affi	A. D. 19 25. A. D. 19 25. A. D. 19 26. W/// acknowledged the execution a
BE IT REMEMBE efore me, the undersign Lora_MEudal o me personally known of the same.	RED, That on this17th ed, a Notary Public in and for the C	day of July County and State aforesaid, came— Andaloy, a widow, ted the foregoing instrument, and duly 7. I have hereunto set my hand and affitten.	A. D. 19 25. ##### acknowledged the execution
BE IT REMEMBE sefore me, the undersign Lora M. Eudal	RED, That on this17th ed, a Notary Public in and for the C y_a_a_lso_known_as_Lora_W to be the same personwho execut IN WITNESS WHEREOF and year last above wri	day of July County and State aforesaid, came— Audaley, a widow, ted the foregoing instrument, and duly 7. I have hereunto set my hand and affitten.	A. D. 19 25. A. D. 19 25. A. D. 19 26. With acknowledged the execution a