mine mineral of data data	sents are upon the folowing agreemen	rainst the lawful claims of a ts, covenants and condition	s, to-wit:	
	part are justly indebted to the party o	I the second part in the sur		
according to the terms of One	five hundred certain mortgage note of ever	a date herewith, executed b	and postion of the first past in a	DOLLARS,
of the actual loan of the said sum, and pays	as follows; \$500.00) due January 1,	19 29 ;3500.00 due Janu	ary 1, 1930
\$500.CO due January 1, 1931;	\$500.00 due January 1, 1	1932; \$5500.00 due	January 1, 1933	
to the order of the said party of the second	part with interest thereon at the rate	of six per	ent per annum, payable send-annu	ally, on the
first days of January notes thereunto attached: both principal as America, at NATIONAL BANK OF COMI designate, and all of said notes bearing ten	and July ad interest and all other indebtedness MERCE, New York, N. Y., or at such	in Incoming Incoming the	each year, according to the terms	of
	at part agree to keep all fences, build	ings and improvements on ich are now or may hereaft	the said premises in as good repair r be upon the premises unccasingly	rs they are insured to
the amount of Ton Thou in insurance companies acceptable to the pa to assign and deliver to it, with satisfactory In case of loss it is agreed that the party of to for collection. At the election of the said p rebuilding.	158r.d ity of the second part with policies p morgagee clauses, all the policies of the second part may collect the insural	ayable to 1: in case of loss insurance on said buildings nee moneys or may deliver t	to the amount then secured by this and to pay all insurance premiums he policies to the said parties of th	DOLLARS, mortgage; when due.
Third. That the party of the seco- incumbrance on the premises hereby convey if default be made in the covenant to insure; and may be recovered, with interest at ten rendered shall provide that the whole of said	and any sums so paid shall become a he	assessments charged agains in upon the above described is of this Mortgage. In case	t said property, and may insure sa real estate, and he secured by this	id property
Fourth. That in case of default of a the party of the second part as additional a part is entitled to the possession of said prop	any of the covenants or agreements h nd collateral security for the payment	erein contained, the rents a of all the indebtedness sec	nd profits of the said premises are ured hereby, and the said party of	pledged to the second
Fifth. That the parties of the first s which may be assessed in the State of Kanasa this Mortgage is held by a non-resident of the passage by the State of Kanasa of a part, or upon the rendering by any Court of the passage by the State of Kanasa of any any taxes or assessments is lecally imper- bility of the state of the state of the state of the first part further agree not to suffer or p et any part thereof, or any interest therein, to of a flat of the state of the paper and the offst part thereof, or any interest therein, to star part thereof, or any interest therein, to star of the state of the state of the paper and the state of	State of Kansas upon this Mortgage of the whole or any part thereof, upon law imposing payment of the whole or competent jurisdiction of a decision ti ative, then, and in any such event, the and collectible, notwithstanding anythiermit all or any part of the taxes and arther agree to be sold for taxes, and further agree to be sold for taxes, and runte agree to be sold for taxes.	y, or upon the interest of the r the debt secured thereby; the party of the second part r any portion of any of the hat the undertaking by the ; debt hereby secured, without ing contained in this Mortga saments to become or remain of furnish annually to the particular the second second second second second second second second second second second second second second second second	e party of the second part, therein, without regard to any law heretofc , and that upon violation of this ui- taxes aforesaid upon the party of parties of the first part as alrein py it deduction, shall, at the option of ge or any law hereafter enacted. To a delinoue the net to permit the sai	and while ore enacted indertaking the second ovided, to the party 'he parties d property
Sixth. That the parties hereto furth and bind their here, executors, administrate	er agree that all the covenants and ag	reements of the parties of t	he first part herein contained shall	extend to
a my such leases shall account for such right o pay over the same to such legal holder. Sh urposes, all notes secured by this mortgage a Eighth . That if such payments be ma interest, or any part of the indebredness as a greenent herein contained, then this con yable at the option of the party of the soc etch hereby secured shall be deemed a waive- ase of default of payment of any sum herein c	ould operation under any oil, gas or mi shall immediately become due and col- due as are herein specified, this conveya curred by this Mortgage or any intere- veyance shall become vbsolute and th oni part, and no failure of the party of right to exercise such option at any vorenated to be paid when due, the sa	neral lease seriously depreci- lectible, at the option of the nce shall be void; but if any st thereon, be not paid whe e whole of said principal no of the second part to exerci- y other time as to any past, id first parties agree to pay	te the value of said land for gener- holder of this mortgage. r note herein described, whether for due, or if default be made in any teshall immediately become se any option to declare the mature present or future default hereunde to the said second party, interest a	al farming principal covenant due and ity of the r; and in t the rate
aid. Ninth. The terms, conditions and provide the state of the second state of the sec	ovisions hereof, whether so expressed	or not, shall apply to and h	ind the conective partias bereto, th	holeshais
IN WITNESS WHEREOF. The said r				1
ientioned.			Alumnae Association	I State
Corp Seal				1.5.15.
est; Grace Thorne secretary.		By Margiret Bos Pi	esident	(Seal.)
STATE OF KANSAS,	85.		v	
or Shawnee County				
BE IT REMEMBERED, That on this dersigned, a Notary Public in and for the C Alumnae association, to me p ficor executed the within in running association the sum untary act and doed of guidth.	ounty and State aforesaid, came descent of the state of writing and of the state of	ch officer and to duly acknowledged	be the same person who the execution of the s	u Alpha as such ame as the
IN WITH	and the second se	Chas F. Walker		
in with			Notary P	ablic.
	ion expires May 3, 1926		19 26)	
	ion expires May 3, 1926			
	RELEASE			day of
(Commissi	RELEASE ortgage has been paid in fell, and the s 9 HG .	ame is hereby canceled, this	24.th	
(Commissi	RELEASE ortgage has been paid in fell, and the s 9 HG .	ame is hereby canceled, this		

GUARDES