				A CANADA CONTRACTOR OF THE STATE OF THE STAT	
. S•	(0	ommission expires Sapt.		John H. Tucker 19 29)	Notary Public.
	IN	WITNESS WHEREOF, Thav		and affixed my official seal, the day and	year last above written.
-wife				rument, and duly acknowledged the exec	
******	her husband			and the second s	
		or the County and State afores:		ginia H. Mitchell and J.H.	1926 before me, the . Mitchell
	OF DOUGLAS SE IT REMEMBERED, Tha	on this 17th	day of Mn	rch	1020 14
112.41	STATE OF KANSAS, or Douglas	88.			
					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
				Mitchell	
entio	ied.			nia H, Witchell	
gula	r. IN WITNESS WHEREOF, T			ed their names and affixed their seals, on	
ecut	rs, administrators, successors :	and provisions hereof, whether and assigns, and words used in	r so expressed or not, s the singular number sl	shall apply to and bind the respective pa hall include the plural and words in the	arties hereto, their heirs,
				default to the time when said principal as	
ebt h	reby secured shall be deemed:	waiver of right to exercise suc	h option at any other t	econd part to exercise any opinon to dec time as to any past, present or future de parties agree to pay to the said second pr	fault bereunder, and in
r agre	ement berein contained, then	this conveyance shall become a	bsolute and the whole	on, be not paid when due, or if default be of said principal note	diately become due and
	Eighth. That if such paymen	ts be made as are berein specifie	d, this conveyance shall	I be void: but if any note begoin describe	ad whather to principa
pay	such leases shall account for su over the same to such legal hol	ch rights or benefits to the par- ler. Should operation under an	ty of the first part or h	is assigns until notified by legal holder h use seriously depreciate the value of said at the option of the holder of this morts	land for general forming
nd be	come void upon release of this onsibility with reference to suc	mortgage. Provided, however h rights and benefits nor be acce-	, that said party of the ountable therefor excen	or mineral leases on said premises, this second part, its successors and assigns, t as to sums actually collected by it or th	shall be chargeable with
	Seventh. As additional and	collateral security for the paym	ent of the said note th	e mortuagors hereby assign to said mort	trance its messesses and
	Sixth. That the parties here	to further agree that all the co	venants and agreement	is of the parties of the first part herein benefit of the party of the second part, in	contained shall extend to
any	part thereof, or any interest t	Her or permit all or any part of t serein, to be sold for taxes, and ser authority, showing full pays	further agree to furnish	to become or remain delinquent, nor to hannually to the party of the second para and assessments.	permit the said propert rt, on or before the tent
the	second part, become inimediate	y inoperative, then, and in any ily due and collectible, notwiths	such event, the debt he standing anything cont.	reby secured, without deduction, shall, a ained in this Mortgage or any law hereaf	it the option of the part;
rt,	passage by the State of Kans or upon the rendering by any (as of a law imposing payment ourt of competent jurisdiction	of the whole or any p of a decision that the t	ortion of any of the taxes aforesaid upor undertaking by the parties of the first pr	n the party of the secondart as herein provided, t
is A	may be assessed in the State of ortgage is held by a non-reside	Kansas upon the said land, prer at of the State of Kansas upon t	mises or property, or up his Mortgage or the del	on the interest of the party of the second of secured thereby; without regard to are ty of the second part, and that upon viol	d part, therein, and while
irt i	Fifth. That the parties of t	aid property, by receiver or oth ne first part hereby agree to pa	herwise, as it may elect by all taxes and assessn	i. nents, general oz special, exceptinz only	the Federal Income Tax
ne pa	rty of the second part as add	tional and collateral security for	or the payment of all t	ntained, the rents and profits of the sai he indebtedness secured hereby, and the	d premises are pledged t e said party of the secon
na n	ay be recovered, with interest	at ten per cent., in any suit for e of said real estate shall be sol	the foreclosure of this	Mortgage. In case of foreclosure it is	agreed that the judgmer
def	brance on the premises hereby	conveyed, and may pay any u	noaid taxes or assessm	to remove or extinguish any prior or ents charged against said property, and the above described real estate, and be s	may incure said propert
ebui	ung.			s shall be applied either on the indebted	
In ca	ign and deliver to it, with sati e of loss it is agreed that the p	sfactory mortgagee clauses, all arty of the second part may col	the policies of insurance lect the insurance mon	re on said buildings and to pay all insur-	ance premiums when du
the a	nount of One th	ousand		to it in case of loss to the amount then	DOLLAR
at the	Second. That the parties of date hereof; to permit no wa	f the first part agree to keep a ste of any kind; to keep all th	all fences, buildings and e buildings which are r	d improvements on the said premises in now or may hereafter be upon the premi	as good repair as they a ises unceasingly insured
Amer	ca, at NATIONAL BANK O	COMMERCE, New York, N ing ten per cent interest efter i	. Y or at such other t	place as the legal holder of the principal	note may in writi
first	lays of March thereunto attached; both prin	and	September	in each year, according hereunder being navable in lawful mon	g to the terms of inter-
to th	order of the said party of the	second part with interest there	eon at the rate of	five per cent per annum, pay	able semi-annually, on t
		and payable on the first day of		, 19 33 ,	nrst part, in considerati
accor	Ten thous		ota of over data b	erewith, executed by said parties of the	DOLLAN
		iese presents are upon the folo he first part are justly indebted		ond part in the sum of	