18

The set

| re accord part, its successors and assigns, forever, against the lawful chains of all persons whomesever. , and these presents are upon the following agreements, covenants and conditions, to wit: | |
|--|----------|
| , and clear presents are upon the following agreements, covenants and conditions, to-wit- | |
| ies of the first part are justly indebted to the party of the second part in the rum of | 8 |
| Thousand DOLI 'RS. | |
| one certain mortgage note of even date herewith, executed by said parties of the first part, in consideration sum, and payabl mortisizations as follows | Ø |
| .00 due August 1, 1927 \$1500.00 due August 1, 1928 | |
| 00 due August 1. 1929 \$1500.00 due August 1. 1950 | |
| of the second part with interest thereon at the rate of 52 per cent per annum, payable semi-annually, on the | |
| and August in each year, according to the terms of is 681d th principal and interest and all other includements accoung hereunder being payable in hawful money of the United States of NK OF COMMERCE, New York, N. Y., or at such other place as the legal holder of the principal note may in writing the also find the period to the principal note may in writing | ·1** |
| artiss of the first part agree to keep all fences, buildings and improvements on the said premises in as good repair so they are no waste of any kind; to keep all the buildings which are now or may hereofter ie upon the premises unreasingly insured to | |
| 50,000 Pire \$50,000 Tornado Discourse of the party of the second part with policies payable to it in case of loss to the amount then secured by this mortgage; the satisfactory mortgage chanse, all the policies of insurance on said buildings and to pay all insurance premiums when due, the party of the second part may collect the insurance moneys or may deliver the policies to the said parties of the first part of the said party of the second part, the insurance moneys shall be applied either on the indebtedness secured hereby or in | |
| ty of the second part may make any payments necessary to remove or extinguish any prior or cutstanding title, lien or hereby conveyed, and may pay any unpaid taxes or assessments charged against said property, and may insers a faid property and to linuary and may samas a platid shall become a life upon the above described relat catta, and be secured by this Mortgage, iterest at its ner cents, it may sait for the foxedsare of this Mortgage. In case of foreelosure it is agreed that the judgment e shele of sait for elstent exhibit solid together and not in parcise. | |
| of default of any of the covenants or agreements herein contained, the rents and profits of the said premises are pledged to as additional and collateral security for the payment of all the indebtedness secured hereby, and the said party of the second on of said projects, by receiver or otherwise, as it may text. | |
| es of the first part breby agree to pay all taxes and assessments, general or special, excepting only the Federal Income Tax, tate of Kanssa upon these and the promises or property, or upon the interest of the party of the second part, therein, and while resident of the State of Kanssa upon this Mortgage of the debt second part, and that upon violation of this undertailing (Kanssa of a law inposing party is read, upon the party of the second part, and that upon violation of this undertailing (Kanssa of a law inposing party etc. 'read, upon the party of the second part, and that upon violation of this undertailing (Kanssa of a law inposing party etc.') the violation of any of the taxes aforesid upon the party of the second any Court of comp steet judgition of a viciain that the undertailing by the parties of the first part as herein provided, to slegally inoperative, then cult har age such event. The debt hereby accurd, without deduction, shall, at the option of the party neulisticly due and coller to', notwitts standing anything contained in this Mortgage or any law hereafter enacted. The parties is the culture of the taxes or assessments to become or runnin delinquent, not to permit the said property erest therein, to is add for taxes, and further agree to furtish annually to the party of the second part, on or before the tenth | |
| a breto further agree that all the covenants and components of the agree of the formation o | 0 |
| auministrations, successors and assigns, and shall inure to the benefit of the party of the second part, its successors and assigns. | |
| ins account to the parties of the last part under all oil, gas or mineral leases on said premises, this assignment to terminate of this morigane. For which, however, that said party of the second part, its accesses raid acairy, a hall be chargeable with to such rights and benefits not be accountable therefor except as to sums accually collected by it or them, and that the leases for such rights, ere breafts to the party of the first part or his assigns until notified by legal holder hered to account for and particularly accually accurate the party of the first part or his assigns until notified by legal holder hered to account for and particularly accurate the party of the first part or his assigns until notified by legal holder hered to account for and his mortgage shall immediately became the and collectible, at the option of the holder of this mortgage. | |
| and recease secures by this avortgage or any inferest thereon, he not paid when day, or if default he made in any recommant then this convergence shall become nisolate and the whole of said principal note — shall immediately become due and arty of the second part, and no failure of the party of the second part to exercise any option to declare the meturity of the end a waiver of right to exercise such option at any other time as to any part, present or future default hereander; and in y sum herein covenanced to be paid when due, the said first parties agree to pay to the said social party, interest at the rate puted annually on said principal note — , from the date of default to the time when asid principal and interest shall be fully | |
| ditions and provisions hereof, whether so expressed or not, shall apply to and bind the respective parties hereto, their heirs, 500, and assigns, and words used in the singular number shall include the plural and words in the plural shall include the | |
| (12, "12) hald parts of the first part have hereunto subscribed their names and affixed their scals, on the day and year above | · 1. 11 |
| (Leo F. Brady | |
| Zildred Taylor Brady (Scal) | |
| | |
| | |
| NS,) | |
| 85 | |
| , That on this 4th day of August A. D. 1926 before me, the | |
| and for the County and State aforesaid, came | |
| Loo F. Brady and Wildred Taylro Brady, | |
| to be the same person who executed the foregoing instrument, and duly acknowledged the execution of the same, | |
| IN WITNESS WHEREOF, I have becaute as they hand and affixed my efficial scale, the day and year last above written. E. E. Lindblede | New York |
| (Commission capites January 21, 19 50,) | |
| (Commission expires January 21, | |
| RELEASE | |
| CD by this Mortgage has been paid in full, and the same is hereby canceled, this day of | |
| 1951 The Quering House Line & Q. | |
| 1021 The america-Home Lige Des. Co. 20-20. Hobbs. Surge | |
| 20. 001.00 0660. Deay 1 | |