and all rights of homesterd exempt part do horeby covenant and agree indefeasible estate of inheritance th	DD the same, with all and singular the hereditaments and appurtenances thereanto belonging or in anywase appendiation, tion, muto the said party of the second part, and to its successors and analyms, forever. And the add parties of the first e that at the delivery hereof, that they are the instal conners of the premises above granted, and stated of a good and herein, five and clear of all incumbrances, and that they will warrant and defend the same in the quiet and peaceable do part, its successors and assign, forever, against the lawful closes of all peaces whomsever.
PROVIDED, Always, and the parties of the second sec	hese presents are upon the following agreements, covenants and conditions, to-wit: he first part are justly indeluted to the party of the second part in the sum of
according to the terms of ono	y five Hundred
first days of January notes thereunto attached; both prin America, at NATIONAL BANK OF designate, and all of said notes bear	e second part with interest thereon at the rate of 51 per cent per annum, payable semi-annually, on the and July in each year, according to the terms of interest neipal and interest and all other indebadeness accurate being payable in lawful money of the United States of F COMMERCE, New York, N. Y, or at such other place as the legal holder of the principal note may in writing ring ten per cent interest after maturity.
the amount of \$1 in insurance companies acceptable t to assign and deliver to it, with sath In case of loss it is agreed that the p	of the first part agree to keep all fences, buildings and improvements on the said premiars in as good repair as they are state of any kind; to keep all the buildings which are now on may hereafter the upon the premises unceasingly insured to 5,000,00 First on and 22,500,00 Formado DOLLARS, to the party of the second part with policies payable to it in case of loss to the amount then secured by this mortgage; isfactory mortgage clauses, all the policies of insurance on said buildings and to pay all insurance premiums when due, and y of the second part may collect the insurance more sort and building to the indektedness secured hereby or in the said party of the second part, the insurance moneys shall be applied either on the indektedness secured hereby or in
incumbrance on the premises hereby if default be made in the covenant to and may be recovered, with interest	the second part may make any payments necessary to remove or extinguish any prior or cutstanding title, lien or conveyed, and may hay any unpeid taxes or assessments charged against said property, and may insure said property linsur; and any sums so paid shall become a lien upon the above described real estatis, and be secured by this Mortgage, at ten per cent, in any sait for the foreclosure of this Mortgage. In case of foreelosure it is article that the judgment le staid real text shall be said torgther and not in parecis.
the party of the second part as addi	fault of any of the covenants or agreements herein contained, the rents and profits of the gaid premises are pledged to tithonal and collateral security for the payment of all the indebtedness secured hereby, and the said party of the second said property, by preview or otherasie, as it may elect.
Fifth. That the parties of the which may be assessed in the State of this Mortgage is held by a non-reside, or hereafter to be enacted, imposing p or the passage by the State of Kans part, or upon the rendering by any C pay any taxes or assessments is legall of the second part, become immediate of the first part further agree not to us or any part thereof, on any interest it	he first part hereby agree to pay all taxes and assessments, general or special, excepting only the Federal Income Tax, Kanasa upon the said land, premises or property, or upon the interest of the party of the second part, therein, and while all of the State of Kanasa upon this Mortgage or the debt secured thereby: without regard to any last heretofore enacted payment of the whole or any part thereof, upon the party of the second part, and that upon violation of this undertaking asso of a law imposing payment of the whole or any portion of any of the taxe aforesial upon the party of the second Court of competent jurisfiction of a decision that the undertaking by the parties of the first part as herein provided, to by incer tive, then, and in any and the intervents to herein or remain delinquent, not to permit the said property drive or permit all or any part of the taxes or assessments to become or remain delinquent, not to permit the said property herein, to be sold for taxes, and further agree to furnish annually to the party of the second part, on or before the tenth per authority, showing full payment of all such taxes and assessments.
Sirth. That the parties here	per automy, snowing tui payment of all such taxes and assessments. to ferther agree that all the covenants and agreements of the parties of the first part herein contained shall extend to instators, successors and assigns, and shall insure to the benefit of the party of the second part, its successors and assigns.
Serenth. As additional and or assigns, all the rights and benefits are and become void upon release of this no responsibility with reference to suc in any such leases shall account for su to pay over the same to such legal hol	collateral security for the payment of the said note the mortgagors hereby assign to said mortgagee, its successors and cruing to the parties of the first part under all oil, gas or mineral leases on said premises, this assignment to terminate mortgage. Provided, however, that said party of the second part, its successors and axigns, shall be chargeable with hrights and benefits not be accountable therefor except as to sams actually collected by it or them, and that the lesses a brights of the second for and der. Should operation under any oil, gas or mineral lease scionsly depreciate the value of said land for general farming ortgages shall immediately become due and collectible, at the option of the holder of this mortgage.
Eighth. Thrt if such paymen or interest, or any part of the indebte or agreement herein contained, then payable at the option of the party of debt hereby secured shall be deemed i case of default; of payment of any sum	its be made as are herein specified, this conveyance shall be vold: but if any note herein described, whether for principal edges secured by this Mortgage or any interest thereon, be not paid when due, or if default be made in any covenant this conveyance shall becore absolute and the whole of said principal note shall immediately become due and f the second part, and no failure of the party of the second part to secricia any option to declare the materily of the a waiver of right to exercise right option at any other time as to any past, present or future default hereunder; and in herein exercanted to be paid when due, the said faits parties agree to pay to the said second party, interest at the rate annually on said principal retz, from the date of default to the time when said principal and interest shall be fully
Ninth. The terms, conditions executors, administrators, successors a singular.	s and provisions hereof, whether as expressed or not, shall apply to and bind the respective parties hereto, their heirs, and assigns, and words used in the singular number shall include the plural and words in the plural shall include the
IN WITNESS WHEREOF, TH mentioned.	he said parties of the first part have hereunto subscribed their names and affixed their seals, on the day and year above
	Vary F. TMiller (Stal) 500 Mendow Ave.
	Crawfordsville Ind. (Scal)
STATE OF RANEAS,	*
-Course Montgomery Cou	
BE IT REMEMBERED, That undersigned, a Notary Public in and for Eary H • This	for the County and State aforesaid, came
	e the same person
LS IN	N WITNESS WHEREOF, I have bereanto set my hand and affixed my official seal, the day and year last above written. Ilolon Wilkinson
. (C	Commission expires Kay 10, 19 30)
THE AMOUNT SECURED by	RELEASE y this Mortgage leas been paid in full, and the same is hereby canceled. Uis day of
The left of a second	1933.

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