Fart do hereby covenant and agree that indefeasible estate of inheritance thereir possession of said party of the second pa	and the same party of the second part, and to its success at the delivery hereof, that the same the lawful owner, a, free and clear of all incumbrances, and that the same att, its successors and assigns, forever, against the lawfu	
	presents are upon the following agreements, covenants a	
First. That the parties of the fir	st part 1:8 justly indebted to the party of the second pa	art in the sum of
Swenty Five T		DOLLARS.
according to the terms of OLE	certain mortgage note of even date herewith	executed by mid-parties of the first part, in consideration
of the actual loan of the said sum, and p	avable with first day of \$1,000.00 due Ju	171, 1931 31,000.00 due July 1, 1932
\$1,000.00 due July 1,	1933 \$1,500.00 due July 1, 1934	\$1,500.00 due July 1, 1935
	1936 \$1,500.00 due July 1, 1937	
to the order of the said party of the seco	nd part with interest thereon at the rate of $5\frac{1}{2}$	per cent per annum, payable semi-annually, on the
first days of January noted timestemeters; both principal America, at NATIONAL BANK OF CO designate, and all of said notes bearing to	and July and interest and all other indebtedness accruing hereur MMERCE, New York, N. Y., or at such other place as m per cent interest after maturity.	in each year, according to the terms of <u>interest</u> der being payable in lawful money of the United States of the legal holder of the principal notemay in writing
Second. That the partigs of the at the date hereof; to permit no waste of	first part agree B o keep all fences, buildings and impro f any kind; to keep all the buildings which are now or	vements on the said premises in as good repair as they are may hereafter be upon the premises unceasingly insured to
the amount of \$30,009.00 in insurance companies acceptable to the to assign and deliver to it, with satisfacto In case of loss it is agreed that the narry of	Fire and \$20,000.00 Tornado party of the second part with policies payable to it in by mortgage clauses, all the policies of insurance on sa of the second part may collect the insurance on sa	DOLLATS. case of loss to the amount then secured by this mortgage; id buildings and to pay all insurance premiums when due, may deliver the policies to the said parties of the first part be applied either on the indehtedness secured hereby or in
if default be made in the covenant to insur and may be recovered, with interest at te rendered shall provide that the whole of s	c) and may hay any unpaid tax's or assessments on e; and any sums so paid shall become a lien upon the abo' a per cent, in any suit for the forclosure of this Mortg aid real estate shall be sold together and not in parcels.	
part is entitled to the possession of said n	tand consteral security for the payment of all the inde	, the rents and profits of the said premises are pledged to btedness secured hereby, and the said party of the second
this Mortgage is held by a non-recident vi- er hereafter to be enacted, imposing payne or the passage by the State of Kansas of part, or upon the rendering by any Court pay any taxes or assessments is legally inop of the second part, necome immediately do of the first part furt ser agree not to suffer or or any part ti cord, or any interest therein	as upon twe start many perturbative property of plot inter- be State of Kanasa spon this Morrigge or the debt secur nt of the whole or any part thereof, upon the party of the a law impasing payment of the whole or any portion e of compretent jurisdiction of a decision that the undertail extra the start of the start of the start of the start of the end collectible, nowikitatanding anything contained in promit all as way, not of that traver as an anomenous the law	eneral or special, excepting only the Federal Income Tax, neterest of the party of the second part, therein, and white of thereby, without regard to any law beredone enacted second part, and that upon violation of this undertaking any of the taxes aforestid upon the party of the second king by the parties of the first part as brenin provided, to ured, without deduction, shall, at the option of the party this Mortgage or any law hereafter enacted. The parties are or remain definquent, not to permit the said property ly to the party of the second part, on or before the tenth sments.
Sixth. That the partix here o fur	thet agree that all the coverants and agreements of the	parties of the first part herein contained shall extend to of the party of the second part, its successors and assigns.
Seventh. As additional and collat, asignt, all the rights and benefits accruing and become void upon release of this mort to responsibility with reference to such righ n any such leases shall account for such right o pay over the same to such legal holder.	ral security for the payment of the said note the mortg to the partify of the first part under all oil, gas or min sage. Provided, however, that said party of the second ts and benefits nor be accountable therefore except as to so this or benefits to the norty of the first part or his anise?	agors hereby assign to said mortgagee, its successors and eral leases on said premises, this assignment to terminate part, its successors and assigns, shall be chargeable with ums actually collected by it or them, and that the leases as until notified by legal holder hereof to account for and nuclearcount to ach and the safe of account for and
Eighth. That if such payments be	made as are herein specified this conversion	d; but if any note herein described, whether for principal ot paid when due, or if default be made in any covenant
r agreement herein contained, then this o ayable at the option of the party of the s lebt hereby secured shall be deemed a wais ase of default of payment of any sum herei	onveyance shall become absolute and the whole of said ecoud part, and no failure of the party of the second p eer of right to exercise such option at any other time as a covenanted to be paid when due, the said first parties a	to para when use, or it details to match in any coverant principal note: shall immediately become due and art to exercise any option to declare the maturity of the to any past, present or future default hreander; and in gree to pay to the aid second party, interest at the rate o the time when said principal and interest shall be fully
Ninth. The terms, conditions and	provisions hereof whether so expressed or not shall any	bly to and bind the respective parties hereto, their heirs, ude the plural and words in the plural shall include the
IN WITNESS WHEREOF, The said	l partiey of the first part ha & hereunto subscribed the	nam find affixed the seal , on the day and year above
orp seal.		ociation of Kansas Alpha Chaptegeal.)
	of Phi Keppa P	si, a corporation (Seal)
	By W.	S. Griesa, President

D

STATE OF KANSAS,

- + 0	지난 옷을 다운 것 같은 것 같아.	
ept. 9.	19 29	Notary Publ
RELEASE		
id in full, and the same is here	by canceled, this $22 m$	d
Lamoille Con	inty daving & Bank & Sime	+ Cr.
	id in full and the same is based	