The same of the sa		AND DESCRIPTION OF THE PARTY OF	CANADA CANADA DE LEGAL PARTE DE CANADA CANAD
TO HAVE AND TO HOLD the same, with and all rights of homestead exemption, unto the said part do hereby covenant and agree that at the delive indefeasible estate of inheritance therein, free and cli- possession of said party of the second part, its success	party of the second part, and t ery hereof, that they are the law ear of all incumbrances, and the sors and assigns, forever, against	o its successors and assigns, ful owners of the premises : at they will warrant and de : the lawful claims of all per	forever. And the said parties of the first above granted, and seized of a good and fend the same in the quiet and peaceable sons whomsoever.
PROVIDED, Always, and these presents are u	ipon the following agreements, co	ovenants and conditions, to-	wit:
First. That the parties of the first part are ju	stly indebted to the party of the	second part in the sum of	
Fifteen Thousand			DOLLARS,
according to the terms of ONS certain	n mortgage note of even dat	e herewith, executed by said	parties of the first part, in consideration
of the actual loan of the said sum, and payable on the	first day of February	, 1933	A painty of the second of the second
			The second secon
			The second secon
to the order of the said party of the salond part with	interest thereon at the rate of	five per cent p	er annum, payable sem:-annually, on the
first days of Tebruary For America, at NATIONAL BANK OF COMMERCE, N designate, and all of said notes bearing ten per cent in	and August and all other indebtedness accru New York, N. Y., or at such otherest after maturity.	in each ling hereunder being payable er place as the legal holder o	year, according to the terms o 2000000 in lawful money of the United States of f the principal note
Second. That the parties of the first part ago at the date hereof; to permit no waste of any kind; t	o keep all the buildings which a	and improvements on the sere now or may hereafter be	aid premises in as good repair as they are upon the premises unceasingly insured to
the amount of \$5000.00 Fire and \$3 in insurance companies acceptable to the party of the to assign and deliver to it, with satisfactory mortgage. In case of loss it is agreed that the party of the second for collection. At the election of the said party of the rebuilding.	second part with policies payab clauses, all the policies of insur-	ance on said buildings and t	o pay all insurance premiums when due.
Third. That the party of the second part m incumbrance on the premises hereby conveyed, and ma if default be made in the covenant to insure; and any su- and may be recovered, with interest at ten per cent, is rendered shall provide that the whole of said real estat	ms so paid shall become a lien up a any suit for the foreclosure of	sments charged against said on the above described real of this Mortgage. In case of fo	property, and may insure said property
Fourth. That in case of default of any of the the party of the second part as additional and collater part is entitled to the possession of said property, by re	covenants or agreements herein al security for the payment of a	contained, the rents and pr	rofits of the said premises are pledged to hereby, and the said party of the second
Fifth. That the parties of the first part hereby which may be assessed in the State of Kansau upon the state of Kansau upon the state of Kansau state. State of Kor hereafter to be enacted, imposing payment of the who er the passage by the State of Kansas of a law imposit part, or upon the rendering by any Court of competent pay any taxes or assessment is legally inoperative, then of the second part, become immediately due and collect of the first part further egree into to suffer or permit all or any part thereof, or any literest therein, to be sold for any part thereof, or any literest therein, to be sold for	ragree to pay all taxes and asset aid land, premises or property, or anasa upon this Mortgage or anasa upon this Mortgage of the lee rany part thereof, upon the lee rany part thereof, upon the jurisdiction of a decision that it, and in any such event, the debt bie, not withstanding anything ce any part of the taxes or assessme transe.	ssments, general or special, upon the interest of the part debt secured thereby; with oarty of the second part, and r portion of any of the taxes we undertaking by the partic hereby secured, without de- bratined in this Mortgage or nist to become or remain deli- tials annually to the narty of	y of the second part, therein, and while us regard to any law heretofore enacted that upon violation of this undertaking a doresaid upon the party of the second so f the first part as herein provided, to luction, shall, at the option of the party any law hereafter enacted. The parties proper here to provide the party any law hereafter enacted.
Sixth. That the parties hereto further agree th	at all the coverants and agreem	es and assessments.	at most bounds over the deal to the
and bind their heirs, executors, administrators, successor Seventh. As additional and collateral security if	s and assigns, and shall inure to t	he benefit of the party of the	second part, its successors and assigns.
assigns, all the rights and benefits accruing to the parti- and become void upon release of this mortgage. Provide no responsibility with reference to such rights and benefit in any such leases shall account for such rights or benefit to pay over the same to such legal holder. Should operat purposes, all notes secured by this mortgage shall immee	es of the first part under all oil, a led, however, that said party of its nor be accountable therefor ex- ts to the party of the first part of the country oil, gas or mineral	gas or mineral leases on said the second part, its successo rept as to sums actually colle r his assigns until notified by lease seriously depreciate the	premises, this assignment to terminate rs and assigns, shall be chargeable with cted by it or them, and that the lessees r legal holder hereof to account for and a value of said land for repeat leaving.
Eighth. That if such payments be made as are h	erein specified, this conveyance s	hall be void: but if any note	harain described substitute (1 1 1
or interest, or any part of the indebtedness secured by t or agreement herein contained, then this conveyance sh payable at the option of the party of the second part, a debt hereby secured shall be deemed a waiver of right to case of default of payment of any sum herein covenanted	his Mortgage or any interest the all become absolute and the wh and no failure of the party of the exercise such option at any oth	ereon, be not paid when due, ole of said principal note e second part to exercise any er time as to any past, press	or if default be made in any covenant shall immediately become due and option to declare the maturity of the
of ten per cent. per annum, computed annually on said pr paid.	rincipal note, from the date of	of default to the time when s	aid principal and interest shall be fully
Ninth. The terms, conditions and provisions he executors, administrators, successors and assigns, and we singular.	reof, whether so expressed or no ords used in the singular number	t, shall apply to and bind th r shall include the plural and	e respective parties hereto, their heirs, d words in the plural shall include the
IN WITNESS WHEREOF, The said parties of the mentioned.	e first part have hereunto subscr	ibed their names and affixed	their seals, on the day and year above
		Christien C. Sch	nake (Seal.)
		Louisa Schaake	
			(Seal.)
STATE OF KANSAS, COUNTY OF Douglas			
BE IT REMEMBERED, That on this 26th	day of Jul	Ly	1 D to 28
undersigned, a Notary Public in and for the County and		Territoria culti-accidente di accidente	A. D. 19 28 before me, the
Christian C. Schaake and Lo			
VIII 20 VALUE VI DUINGING HIM 10			
is wife, to me personally known to be the same person	8 who executed the foregoing in	strument, and duly acknowl	edged the execution of the same.
IN WITNESS WHEI	REOF, I have hereunto set my ha	nd and affixed my official sea	l, the day and year last above written.
LS		G. Thiele	
(Commission expires			Notary Public.
(Commission expires	April 23rd		-7)
THE AMOUNT SECURED by this Mortgage has	RELEASE	a haraku amaz U. (U.	9#
Februar 42			, and the second
19 19 .	Co :4	10.810	0
February, 1949. (Cosp.Sal)	Cquila	the diff Associ	isance Company of Jow bell indent
(Cosp. S-0)	1 4	By F.W. Na	bell
(1 Pr	ipident
andre en	GREEKE LEW WAR THAT		ALCOHOLOGICAL PROPERTY AND A