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	itance therein, free and clear o. the second part, its successors a	and assigns, forever, a;	gainst the lawful claims	of all persons whomsoever.	quier and percentile
	s, and these presents are upon a				
First. That the par	rties of the first part are justly i				
p .cording to the terms of	one certain mo	rigage note	data karanith aranta		DOLLARS,
of the actual loan of the sai	one certain mo as fo id sum, and payable xxxx	llows:	i date herewith, execute	u by shu parties of the first p	art, in consideration
10 Mar () 40 M M M M M M M M M M M M M M M M M M	\$200.00 due January	1, 1930	\$200.00 due Ja	nuary 1, 1931	
	\$200.00 due January	1, 1932	\$200.00 due Ja	muary 1, 1933	
to the order of the said part	\$200.00 due January	\$3200.00 due est thereon at the rate	January 1, 1934	er cent per annum, payable se	emi-annually on the
first days of Januar EXEXIMATIONAL BAR	ar oth principal and interest and a ANK OF COMMERCE, New Y otes bearing ten per cent interest	nd July all other indebtedness York, N. Y., or at such		in each year, according to t	he terms of traid
Second. That the p at the date hereof; to permi	parties of the first part agree to it no waste of any kind; to kee	o keep all fences, build p all the buildings wh	lings and improvements ich are now or may here	on the said premises in as goo	od repair zs they are
the amount of \$4500	0.00 Fire and \$1500	00 Tonnale			
In case of loss it is agreed the for collection. At the election rebuilding.	ptable to the party of the secon vith satisfactory mortgagee claus at the party of the second part of on of the said party of the seco	may collect the insurance ond part, the insurance	insurance on said buildin nce moneys or may delive moneys shall be applied	ngs and to pay all insurance p er the policies to the said part d either on the indebtedness s	remiums when due. ties of the first part secured hereby or in
if default be made in the cove and may be recovered, with i rendered shall provide that t	arty of the second part may m s hereby conveyed, and may pay mant to insure; and any sums so interest at ten per cent., in any he whole of said real estate shall	paid shall become a lie suit for the foreclosur ll be sold together and	assessments charged ag n upon the above descrif e of this Mortgage. In not in parcels.	ainst said property, and may i bed real estate, and be secured case of forcelosure it is agreed	nsure said property I by this Mortgage, I that the judgment
part is entitled to the possess	se of default of any of the cover as additional and collateral sec sion of said property, by receive	er or otherwise, as it m	ay elect.	secured hereby, and the said ;	party of the second
his Mortgage is held by a nor or hereafter to be enacted, imp or the passage by the State part, or upon the rendering by any laxes or assessments of the second part, become im d the first part further agreen or any part thereof, or any ini- lay of July the certificate of the second part.	ies of the first part hereby agree State of Kanasa upon the said lan revisitient of the State of Kanasa posing payment of the whole or a of Kanasa of a law impessing pa y any Court of competent jurist is legally inoperative, then, and mediately due and collectible, not not to suffer or permit all or any p terest therein, to be sold for targ.	an, premises or proper- supon this Mortgage on any part thereof, upon ayment of the whole or diction of a decision the in any such event, the totwithstanding anythi part of the taxes or asses es, and further agree to ull payment of all such	y, or upon the interest of the debt secured thereby the party of the second p r any portion of any of iait the undertaking by the debt hereby secured, with ng contained in this Mor saments to become or rero of furnish annually to the taxes and assessments.	I the party of the second part, yi without regard to any law part, and that upon violation of the taxes aforesaid upon the p the parties of the first part as a thout deduction, shall, at the or tragage or any law hereafter ensum and elinquent, nor to permit party of the second part, on o	therein, and while heretofore enacted of this undertaking party of the second herein provided, to option of the party ucted. The parties t the said property or before the tenth
in the second second second second	ies hereto further agree that all s, administrators, successors and	assigns, and shall mure	e to the bencht of the par	rty of the second part, its succ	essors and assigns
Seventh. As addition ssigns, all the rights and ben nd become void upon release or responsibility with reference a any such leases shall account o pay over the same to such le urposes, all notes secured by	al and collateral security for the sectist accruing to the parties of t of this mortgage. Provided, ha- to such rights and benents nor- that for such rights on benefits to t egal holdse. Should operation un- this mortgage shall immediately	e payment of the said the first part under all owever, that said part; be accountable therefor the party of the first p nder any oil, gas or mir y become due and colla	note the mortgagors her oil, gas or mineral lease y of the second part, its or except as to sums actu- art or his assigns until m- teral lease seriously depre- cetible, at the option of	reby assign to said mortgagee, s on said premises, this assign successors and assigns, shall k ally collected by it or them, ar otified by legal holder hereof t ceiate the value of said land if the holder of this mortgage.	its successors and ment to terminate be chargeable with ad that the lessees o account for and or general farming
agreement herein contained	payments be made as are herein indebtedness secured by this M l, then this conveyance shall be avery of the second part, and nc cemed a waiver of right to exerc any sum herein covenanted to be nputed annually on said principu	come absolute and the or failure of the party of cise such option at any paid when due, the sai al note, from the d	e whole of said principal of the second part to exe other time as to any pa di first parties agree to pa late of default to the time	then due, or if default be mad noteshall immediately recise any option to declare the sat, present or future default h ay to the said second party, in e when said principal and inter-	e in any covenant become due and e maturity of the errounder: and in iterest at the rate rest shall be fully
se of default of payment of a ten per cent. per annum, con id. Ninth. The terms, con	nditions and provisions hereof, v	whether so expressed o	r not, shall apply to and	I bind the respective parties h	ereto, their heirs.
se of default of payment of a ten per cent. per annum, con id. Ninth. The terms, cor ecutors, administrators, succ gular.	nditions and provisions hereof, w ressors and assigns, and words u	ised in the singular nu	moer shall include the p	dural and words in the plural	shall include the
se of default of payment of a ten per cent. per annum, con id. Ninth. The terms, cor ecutors, administrators, succ gular.	nditions and provisions hereof, w ressors and assigns, and words u COF, The said parties of the first	ised in the singular nu	moer shall include the p	dural and words in the plural	shall include the
se of default of payment of a ten per cent. per annum, con id. Ninth. The terms, cor ecutors, administrators, succ gular.	the use and use and words u	t part have hereunto su	moer shall include the p	d affixed their scals, on the day	shall include the
se of default of payment of a ten per cent. per annum, con id. Ninth. The terms, cor ecutors, administrators, succ sgular.	the use and use and words u	t part have hereunto su	ibscribed their names and ohn J Simmona s	dural and words in the plural	shall include the y and year above (Seal.)
se of default of payment of a ten per cent. per annum, con id. Ninth. The terms, cor ecutors, administrators, succ gular.	the use and use and words u	t part have hereunto su	ibscribed their names and ohn J Simmona s	d affixed their scals, on the day	shall include the y and year above (Seal.)
se of default of payment of a ten per cost, per annum, con id. Ninth. The terms, cor recutors, administrators, succ squar. IN WITNESS WHERE miloned. STATE OF KANS	OF, The said parties of the first	t part have hereunto su	ibscribed their names and ohn J Simmona s	dural and words in the plural	shall include the y and year above (Seal.)
se of default of payment of a ten per cost. per annum, con id. Ninth. The terms, cor ceutors, administrators, succ gular. IN WITNESS WHERE entioned. STATE OF KANS	OF, The said parties of the first	t part have hereunto su	nher sam include the p abscribed their names in- ohn J Simmond s rin E. Simmonds	lural and words in the plural	shall include the y and year above (Seal.)
se of default of payment of a ten per cost, per annum, con id. Ninth. The terms, cor certors, administrators, succ gular. IN WITNESS WHERE intioned. STATE OF KANS VATY of DOUGLOB BE IT REMEMBEREI	OF, The said parties of the first	t part have hereunto su JC Zn day of	ibscribed their names and ohn J Simmona s	dural and words in the plural	shall include the y and year above (Seal.)
se of default of payment of a ten per cost, per annum, con id. Ninth. The terms, cor certors, administrators, succ gular. IN WITNESS WHERE intioned. STATE OF KANS VATY of DOUGLOB BE IT REMEMBEREI	OF, The said parties of the first	t part have hereunto su JC En day ef aforesaid, came	Jany	lural and words in the plural	shall include the y and year above (Seal.)
se of default of payment of a ten per out, per annum, em id. Ninth. The terms, con- evators, administrators, suc- squar. IN WITNESS WHERE autoned. STATE OF KANS UNTY OF Douglas BE IT REMEMBEREN Israigned, a Notary Public in	OF, The said parties of the first AS, bas, bas, bas, bas, bas, bas, bas, bas	t part have hereunto su part have hereunto su JC En day of aforesaid, came und Frazo E. Siza	Jany Jonds	d affixed their scals, on the day d affixed their scals, on the day A. D. 19 29	shall include the y and year above (Seal.) (Seal.) before me, the
ase of default of payment of a f ten per ont, per annum, em aid. Ninth. The terms, con- vectors, administrators, suc- ngular. IN WITNESS WHERE entioned. STATE OF KANS WITY OF DOUGING BE IT REMEMBEREN dersigned, a Notary Public in	OF, The said parties of the first AS,) ss.), That on this lith and for the County and State John J. Simmonds a n to be the same person 6, who	t part have hereunto su t part have hereunto su JC En day of aforesaid, came und Finne E. Sina o executed the foregoin	Jany Jany months instrument, and duly	d affixed their scals, on the day d affixed their scals, on the day A. D. 19 29	shall include the y and year above (Seal.) (Seal.) before me, the f the same.

And in case of the local division of the loc

Constantion of

day of

RELEASE

THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is bereity canceled, this