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1965 & Back

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part do hereby covenant and agree that at the delivery here indefeasible estate of inheritance therein, free and clear of a	I singular the hereditanents and appartenances thereunto belonging or in any was appertaining of the second part, and to its screessors and assigns, forever. And the said parties of the first of, that they are the lawful owners of the premises above gratestic, and seized of a good an all incumbrances, and that they will warrant and defend the same in the quiet and peaceable lawsigns, forever, agains the lawful claims of all premos abovesever.
PROVIDED, Always, and these presents are upon the	e folowing agreements, covenants and conditions, to-wit:
	lehted to the party of the second part in the sum of
Twenty Two Hundred Fifty and	N- /200
according to the terms of One certain morts	population of even date berowith executed by said partias of the Good and is the
of the actual loan of the said sum, and payable zarburner d	ayozixx
\$100.00 due July 1, 1930	\$100.00 due July 1, 1931
\$100.00 due July 1, 1932	\$100.00 due July 1, 1931 \$100.00 due July 1, 1933
\$100.00 due July 1, 1932	9.00 due July 1 1931
to the order of the said party of the second part with interest	0.00 due July 1, 1934. thereon at the rate of per cent per annum, payable semi-annually, on the
first days of Jenuary and noted through reactions with both principal and interest and all	July in each year, according to the Johns of include other indebtedness accruing bereunder being payable in lawful money of the United States of it. N.Y. Or its such other place acte the part held act of the articular
Second. That the parties of the first part agree to I at the date hereof; to permit no waste of any kind; to keep	seep all fences, buildings and improvements on the said premises in as good repair as they are all the buildings which are now or may hereafter he upon the premisra anceasingly insured to
In case of loss it is agreed that the party of the second part me	DOILARS, part with policies payable to it in case of loss to the amount then secured by this mortgage: s, all the policies of insurance on said huildings and to pay all insurance premiums when due, yo collect the insurance moneys or may deliver the policies to the said parties of the first part I part, the insurance moneys shall be applied either on the indebtedness secured hereby or in
if default he made in the covenant to insure; and any sums so no	ke any payments necessary to remove or extinguish any prior or outstanding title, lien or any unpaid taxes or assessments charged against said property, and may insure said property is shall become a lien upon the above described real extato, and be sourced by this Mortgage, it for the foreelosure of this Mortgage. In case of foreelosure it is agreed that the judgment is solve together and not in parcets.
Fourth. That in case of default of any of the covenau the party of the second part as additional and collateral secur part is entitled to the possession of said property, by receiver of	nts or agreements herein contained, the rents and profits of the said premises are pledged to ity for the payment of all the indebtedness secured hereby, and the said party of the second or otherwise, as it may elect.
this Mortgage is held by a non-resident of hardiss upon the kim man or heraffer to be reacted, imposing payment of the whole or any or the reaster by the State of Kanasa of a law imposing pay part, or upon the rendering by any Court of competent, jurisdi pay any taxes or assessments is legally inoperative, then, and in of the second part, become immediately due and collection, not of the first and thera error not to suffice on cervit all or one wave	to pay all taxes and assessments, general or special, excepting only the Federal Income Tax, premises or property, or upon the interest of the party of the second part, therein, and while one this Mortage or the debt secured thereby; without regard to any law heretofore enacted part thereof, upon the party of the second part, and that upon violation of this undertaking ent of the whole or any portion of any of the taxes aforesaid upon the party of the second tion of a decision that the undertaking by the parties of the first part as herein provided, to any such event, the debt hereby secrete, without deduction, shall, at the option of the party withstanding anything contained in this Mortgage or any law hereafter emarted. The parties of the taxes or assessments to become or remain definquent, not to permit the said property and further agree to furnish annually to the party of the second part, on or before the teath payment of all used taxes and assessments.
Sixth. That the parties hereto further agree that all th and bind their heirs, executors, administrators, successors and as	e cov-mants and agreements of the parties of the first part herein contained shall extend to signs, and shall inure to the benefit of the party of the second part, its successors and assigns.
Seventh. As additional and collateral security for the p ussigns, all the rights and benefits accruing to the parties of the und become void upon release of this mortgage. Provided, how to responsibility with reference to such rights and benefits nor be	aryment of the said note the mortgagors hereby tasign to said mortgage, its successors and first part under all oil, gas or mineral leases on said premises, this assignment to terminate ever, that said party of the second part, its successors and assigns, shall be charge-able with accountable therefor except as to sums actually collected by it or them, and that the leases party of the first part or this saidman until individe block of the block of an account for and

in any such leases smal account for such rights or benefits to the party of the first part or his assigns until notified by logal holder bored to account for and to pay over the same to such legithder. Should operation under any oil, gas or mineral lease seriously depreciate the value of said and for general farming purposes, all notes secured by this mortgage shall immediately become due and collectible, at the option of the holder of this mortgage.

of ten per cent, per annum, computed annually on said principal note \_\_\_\_\_, from the date of default to the time when said principal and interest shall be fully paid.

Ninth. The terms, conditions and provisions hereof, whether so expressed or not, shall apply to and bind the respective parties hereto, their heirs, administrators, successors and assigns, and words used in the singular number shall include the plaral and words in the plural shall include the

IN WITNESS WHEREOF, The said parties of the first part have hereunto subscribed their names and affixed their scals, on the day and year above

Terressa .	J. McNeill	(Set	a.
Terressa .	J. McNeill	(\$	63

(Seal.)

STATE OF 1	ANSAS	
COUNTY OF		
BE IT REMEMB	RED, That on this 25th day of Ju	ne A. D. 1929 before me, th
undersigned, a Notary Pu	lic in and for the County and State aforesaid, came	J. McNeill a widow
h <b>acted</b> e, to me personally	nown to be the sade person who executed the foregoing instrumer IN WITNESS W/FEREOF, I have hereunto set my hand and a	nt, and duly acknowledged the execution of the sume, affixed my official seal, the day and year last above written
Legal Seal		E. Jones
	(Commission expires Dec. 29	Notary Public.
THE AMOUNT SE	RELEASE CURED by this Mortgage has been paid in full, and the same is hereby	improved this 31d-
Que zeol-	1931. The Centry	
Con Soul	By Itony L	Bone V.Ot.