PROVIDED, Always, and these presents are upon the following a			
First. That the parties of the first part are justly indebted to th	e party of the second part i	in the sum of	
Four Thousand according to the terms of One certain mortgage note	of even date herewith ex	ecuted by said parties of the first	DOLLA
of the actual loan of the said sum, and payable on the first day of			
to the order of the said party of the second part with interest thereon at	the rate of 5	per cent per annum, payable s	
first days of Hay and and note furnished that the days of the finder of the first days of the first da	or at such other place as the	in each year, according to r being payable in lawful money of e legal holder of the principal note	the United States
Second. That the parties of the first part agree to keep all fen at the date hereof; to permit no waste of any kind; to keep all the buil	ces, buildings and improver	ments on the said premises in as go y hereafter be upon the premises u	od repair 2s they a
the amount of \$2,000.00 Fire and \$2,000.00 To in insurance companies acceptable to the party of the second part with to assign and deliver to it, with satisfactory mortgage clauses, all the po In case of loss it is agreed that the party of the second part may collect to for collection. At the election of the said party of the second part, the rebuilding.	rnado; policies payable to it in cas plicies of insurance on said he insurance moneys or may	ne of loss to the amount then secur buildings and to pay all insurance or deliver the policies to the said pa	ed by this mortga premiums when de rties of the first p
Third. That the party of the second part may make any pay incumbrance on the premises hereby conveyed, and may pay any unpaid if default be made in the coverant to insure; and any somes op had shall be and may be recovered, with interest at ten per cent, in any suit for the I rendered shall provide that the whole of said red leatne shall be sold tog	taxes or assessments charg come a lien upon the above foreclosure of this Mortgage	ed against said property, and may described real estate, and be secure	insure said proper ed by this Mortga
Fourth. That in case of default of any of the covenants or agre the party of the second part as additional and collateral security for the part is entitled to the possession of said property, by receiver or otherwis	payment of all the indebte	he rents and profits of the said pre- dness secured hereby, and the said	emises are pledged I party of the secon
which may be assered in the State of Kansau poor the said land, premises, this Mortgage is held by a non-resident of the State of Kansau upon this M or hereafter to be enacted, imposing payment of the whole or any part there or the passage by the State of Kansas of a law imposing payment of the part, or upon the rendering by any Court of competent jurisdiction of a day any taxes or assessments is legally inoperative, then, and in any such of the second part, become immediately due and collectible, nonwithstand of the first part further agree not to suffer or permit all or any part of the tax or any part thereof, or any interest therein, to be sold for taxes, and further day of July the certificate of the proper authority, showing full payment.	or property, or upon the into ortgage or the debt secured cof, upon the party of the se e whole or any portion of a lecision that the undertakin event, the debt hereby secur ng anything contained in the ces or assessments to become er agree to furnish annually	rrest of the party of the second par thereby; without regard to any lat- econd part, and that upon violation my of the taxes aforesaid upon the g by the parties of the first part as ed, without deduction, shall, at the is Mortgage or any law hereafter ec- er remain delinquent, nor to perm to the party of the second part, or	t, therein, and whi w heretofore enacted of this undertaking party of the second energy provided, to enoption of the party macted. The party int the said property
Sixth. That the parties hereto further agree that all the covenan and bind their heirs, executors, administrators, successors and assigns, and	ts and agreements of the p	arties of the first part herein conta	ained shall extend t
Seventh. As additional and collateral security for the payment of assigns, all the rights and benefits accruing to the parties of the first part and become void upon release of this mortgae. Provided, however, that to responsibility with reference to such rights and benefits not be accountal any such leases shall account for such rights or benefits to the party of 10 pay over the same to such legal holder. Should operation under any ed, purposes, all rotes secured by this mortgae shall immediately become du	under all oil, gas or miners said party of the second pa ble therefor except as to sun the first part or his assigns of gas or mineral lease serious!	al leases on said premises, this assig art, its successors and assigns, shall as actually collected by it or them, until notified by legal holder hereol by depreciate the value of said land	gnment to terminat I be chargeable wit and that the lesses I to account for an for general farmin
Eighth. That if such payments be made as are brein specified, this or interest, or any part of the indebtedness secured by this Mortgage or a greement brein contained, then this conveyance shall become absolutionable at the option of the party of the second part, and no failure of the thereby secured shall be deemed a waiver of right to exercise such cases of default of payment of any sum herein covenanted to be paid when d fen per cent. per annum, computed annually on said principal note, aid.	ny interest thereon, be not te and the whole of said pr he party of the second par- ion at any other time as to ue, the said first parties agre from the date of default to t	paid when due, or if default be ma- rincipal note — shall immediate t to exercise any eption to declare any past, present or future default ce to pay to the said second party, the time when said principal and in	ide in any covenantly become due an the maturity of the thereunder; and is interest at the rat terest shall be full
Ninth. The terms, conditions and provisions hereof, whether so e xecutors, administrators, successors and assigns, and words used in the s ingular.			
IN WITNESS WHEREOF, The said parties of the first part have hentloned.	nereunto subscribed their na	mes and affixed their seals, on the	day and year above
	George	W. Hunsinger	(Seal.
	Marie Hu	msinger	(Seal.
	lay of August		29 before me, th
ndersigned, a Notary Public in and for the County and State aforesaid, c	ame George W. Hu	nsinger and Marie Huns	inger his wi
is wife, to me personally known to be the same person \$\(\) who executed to IN WITNESS WHEREOF, I have here egal Seal			
	John H. Tucker		Notary Public.
	9	1929)	
(Commission expires Sept.			
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Property of the second		weled, this Assurance wited states	- Society
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Henry A. Bus Rect Theedon