TO HAVE AND TO HOLD the same, with all and singular and all rights of homestead exemption, unto the said party of the see part do hereby covenant and agree that at the delivery hereof, that in indecasible estate of inheritance therein, free and clear of all incumb	cond part, and to they are the law brances, and the	o its successors a ful owners of th at they will war:	and assigns, for the premises above trant and defend	ever. And the granted,	he said parti and seized o	es of the first
possession of said party of the second part, its successors and assigns, PROVIDED, Always, and these presents are upon the following	forever, against	the lawful clain	ns of all person:	s whomsoeve		
First. That the parties of the first part are justly indebted to						
Fourteen Hundred						DOLLARS,
according to the terms of one certain mortgage note	of even date	herewith, execu	ited by said pa	rties of the	irst part, in	consideration
of the actual loan of the said sum, and payable on the first day of	July	4.44	, 19 35			
		-1				114
to the order of the said party of the second part with interest thereon refirst days of January and Junory the second part with interest and Junory the second party of the principal and interest and all other America, at NATIONAL BANK OF COMMERCE, New York, N. Y., decignate, and all of soid notice begins to the second party of the principal and interest and second party of the principal party of the party of the principal party of the party of	lly debtedness accru		per cent per a in each yea eing payable in gal holder of th	r, according	to the term	s of FALAst
Second. That the parties of the first part agree to been all to	orașe buildine.				a Neglup	
the amount of	ilidings which ar	e now or may n	ereatter be upo	n the premis	es unceasing	ly insured to
in insurance companies acceptable to the party of the second part with to assign and deliver to it, with ratifactory mortgage clause, all the j in case of loss it is agreed that the party of the second part may collect for collection. At the election of the said party of the second part, the rebuilding.	policies of insura	ance on said bui	ldings and to p	ay all insura	nce premium	s when due.
Third. That the party of the second part may make any princumbrance on the premists hereby conveyed, and may pay any unpair if default to make in the coverant to insure; and any sums so paid shall be and may be recovered, with interest at ten per cent., in any suit for the rendered shall provide that the whole of said real state shall be sold to;	id taxes or asses: secome a lien upo e foreclosure of t	sments charged on the above des- bis Mortgage	against said pro	operty, and	nay insure s	aid property
Fourth. That in case of default of any of the covenants or agr the party of the second part as additional and collateral security for th part is entitled to the possession of said property, by receiver or otherw			rents and profit ess secured here	s of the said by, and the	premises are said party o	e pledged to I the second
With. That the parties of the first part hereby agree to pay all which may be assessed in the State of Kanasa upon the said land, premises this Mortage is held by a non-resident of the State of Kanasa upon this M or hereafter to be enacted, imposing payment of the whole or any part the or the passage by the State of Kanasa of a law imposing payment of it part, or upon the rendering by any Court of competent jurisdiction of a pay any taxes or assessment is legally importantly, then, and in any such of the second part, become immediately due and collectible, notwithstand of the first part further agree not usuffer or permit all or any part of the ta or any part thereof, or any interest therein, to be sold for taxes, and furth day of July the certificate of the proper authority, aboving full payment	Il taxes and assers s or property, or Mortgage or the e ercof, upon the p the whole or any decision that the event, the debt ding anything co axes or assessment her agree to furn	ssments, general upon the interes debt secured the arty of the secon portion of any e undertaking b hereby secured, ntained in this M its to become or ish annually to	t of the party of reby; without red part, and that of the taxes afe y the parties of without deduct dortgage or any remain delingu	f the second regard to an it upon viola oresaid upon the first pa- ion, shall, at law hereaft	part, thereing law heretoftion of this to the party of the party of the option of the	n, and while ore enacted undertaking the second provided, to of the party The parties
Sitth. That the parties hereto further agree that all the covena and bind their heirs, executors, administrators, successors and assigns, and	ente and nercomme			art herein c	ontained sha	ll extend to
Serenth. As additional and collateral security for the payment, assigns, all the rights and benefit accruing to the parties of the first parand become void upon release of this mortgage. Provided, however, that no responsibility with reference to such rights and benefits not be accounted in any such leases shall account for such rights or benefits to the party of to pay over the same to such legal holder. Should operation under a such	of the said note rt under all oil, g at said party of t able therefor exc f the first part or l, gas or mineral	the mortgagors gas or mineral le the second part, ept as to sums as his assigns unti-	hereby assign t ases on said pro its successors a ctually collected il notified by leg	o said morta mises, this a nd assigns, s I by it or the gal holder he	agee, its suc ssignment to hall be char; m, and that reoi to accou	cessors and terminate teable with the lessees
purposes, all notes secured by this mortgage shall immediately become de Eighth. That if such payments he made as are herein specified, the of interest, or any part of the indebtedness secured by this Mortgage or or agreement herein contained, then this conveyance shall become absolt payable at the option of the party of the second part, and ne failure of delth hereby secured shall be deemed a waiver of right to exercise such op case of default of payment of any sum herein covenanted to be paid when of the per cent, per annum, computed annually on said principal note— paid.	his conveyance shany interest the lute and the who the party of the otion at any othe due, the said firs	hall be void; but reon, be not paid ble of said princi- e second part to r time as to any t parties agree to	if any note her d when due, or ipal note exercise any op past, present of pay to the sai	ein describer if default be shall immed tion to decli or future def d second pa	l, whether for made in any lately become tre the maturally hereund ty, interest:	c due and rity of the er; and in
Ninth. The terms, conditions and provisions hereof, whether so executors, administrators, successors and assigns, and words used in the singular.	expressed or not singular number	, shall apply to shall include th	and bind the re se plural and we	spective par ords in the p	ties hereto, t lural shall in	heir heirs, iclude the
IN WITNESS WHEREOF, The said parties of the first part have nentioned.	hereunto subscri	ibed their names	and affixed the	ir seals, on t	he day and y	ear above
	Gertru	de M. Chris	ety			(Seal.)
	John Cl	hristy				(Seal.)
STATE OF KANSAS, OUNTY OF Douglas	THE ACTION AND ASSESSED.	The course of th				
BE IT REMEMBERED, That on this 2nd condersigned, a Notary Public in and for the County and State aforesaid, of	•	June ie M. Chris	sty & John		, 30 _{befor}	
••••• to me personally known to be the same person						
IN WITNESS WHEREOF, I have her		nd and affixed m	y official seal, th			
Legal Seal	Ber	nice E. Jo			Notary P	ublic.
(Commission expires Dec. 29			19. 32)		
THE AMOUNT SECURED by this Mortgage has been paid in full,	ELEASE, and the same is	s hereby canceled	l, this			day of
Jul 7 1 9 4 4 19 .	The Cer	tral	ust Co	modera	ny	
	The Cer By Le	icien &	Tray	0	7	
	V.	Vice Pres	sinent +	Secre	lary	