and an infinite of nomescent exemption, unto the said party of part do hereby covenant and agree that at the delivery hereo indefeasible estate of inheritance therein, free and clear of all possession of said party of the second part, its successors and	i, that they are the lawful owners of the premises above a incumbrances, and that they will warrant and defend the assigns, forever, against the lawful claims of all persons w	<ul> <li>And the said parties of the figranted, and seized of a good a</li> </ul>
PROVIDED, Always, and these presents are upon the	folowing agreements, covenants and conditions, to-wit:	
First. That the parties of the first part are justly inde	bted to the party of the second part in the sum of	63 A690 Sept. 2003
Five Thousand according to the terms of One certain mortga	se note of even data becomish assemied by said and	DOLLAR
of the actual loan of the said sum, and payable ANNANANA	Tax as follows: \$250.00 due Jan. 1, 1	1932, \$250.00 due Jan
1, 1933, \$250.00 due Jan. 1, 1934, \$250.0	00 due Jan. 1, 1935 \$4,000.00 due Jan.	1, 1936;
to the order of the said party of the second part with interest t	hereon at the rate of 6 per cent per annu	um, payable semi-annually, on ti
irst days of January and ote (IMERENCEMENT) and interest and all o merica, at NATIONAL BANK OF COMMERCE, New York designate, and all of said notes bearing ten per cent interest aft	ther indebtedness accruing hereunder being payable in law	according to the terms of
the amount of \$10,000.00 Fire and \$10,000.  In insurance companies acceptable to the party of the second p assign and deliver to it, with satisfactory mortgage clauses, no case of loss it is served that the party of the second p.	OU TOTAGO  art with policies payable to it in case of loss to the amour all the policies of insurance on said buildings and to pay a	FULLY FULLY The then secured by this mortgag all insurance premiums when du
or collection. At the election of the said party of the second pebuilding.	consect the insurance moneys or may deliver the policies to part, the insurance moneys shall be applied either on the i	o the said parties of the first par indebtedness secured hereby or i
default be made in the covenant to insure; and any sums so pair nd may be recovered, with interest at ten per cent., in any suit endered shall provide that the whole of said real estate shall be	for the foreclosure of this Mortgage. In case of foreclosus sold together and not in parcels.	rty, and may insure said propert and be secured by this Mortgage are it is agreed that the judgmen
art is entitled to the possession of said property, by receiver or	otherwise, as it may elect.	and the said party of the secon
is Mertiage is held by a non-resident of the State of Eanas up- hererafter to be enacted, imposing payment of the whole or any; the passage by the State of Karasa of a law imposing payment, it or upon the rendering by any Court of competers intridicti y any tarse or assessments is legally inoperative, then, and in a the second part, become immediately due and collectible, notice the second part, the come immediately due and collectible, not with any part thereof, or any interest therein, to be sold for trave a	or has avergage or the ener secured thereby; without rega- part thereof, upon the party of the second part, and that up nt of the whole or any portion of any of the taxes afores, on of a decision that the undertaking by the parties of the ny such event, the debt hereby secured, without deduction, that adding anything contained in this Mortgage or any law of the taxes or assessments to become or remain delinquent, and further worse to furnish averagile, as the arms delinquent,	e second part, therein, and whil rd to any law heretofore enacte- son violation of this undertakin, aid upon the party of the second first part as herein provided, to shall, at the option of the party r hereafter enacted. The partie
of July the certificate of the proper authority, showing full p Sixth. That the parties hereto further agree that all the bind their heirs, executors, administrators, successors and assi-	ayment of all such taxes and assessments.	
Serenth. As additional and collateral security for the pa- igns, all the rights and benefits accruing to the parties of the f thecome void upon of lease of this mortgace. Provided, hower responsibility with of crease to such rights and benefits to the p- sup such lease shall account for such rights to benefits to the p- sup such lease shall account for such rights or benefits to the p- power the same to such right holder. Should operation under process, all notes secured by this mortgage shall immediately be	yment of the said note the mortgagors hereby assign to sa irst part under all oil, gas or mineral leases on said premis- ere, that said party of the second part, its successors and a cocuntable therefor except as to sums actually collected by party of the first part or his assigns until notified by legal	id mortgagee, its successors and es, this assignment to terminate assigns, shall be chargeable with it or them, and that the lessees adder hereof to account for and
Eighth. That if such payments be made as are brein spec nterest, or any part of the indebtedness secured by this Merg greenent herein contained, then this conveyance shall beet greened herein contained, then this conveyance shall beet able at the option of the party of the second part, and no fail thereby secured shall be deemed a waiver of right to exercise of of default of payment of any sum herein covenanted to be paid on per cent, per annum, computed annually on said principal no l.	filed, this conveyance shall be void; but if any note herein of age or any interest thereon, be not paid when due, or if de absolute and the whole of said principal note.——shall are of the party of the second part to exercise any option such option at any other time as to any past, present of in when due, the said first parties agree to my the said	described, whether for principal efault be made in any covenant I immediately become due and to declare the maturity of the ture default hereunder; and in
Ninth. The terms, conditions and provisions hereof, whet utors, administrators, successors and assigns, and words used ular.	her so expressed or not, shall apply to and bind the respec in the singular number shall include the plural and words	tive parties hereto, their heirs, in the plural shall include the
IN WITNESS WHEREOF, The said parties of the first partioned.	t have hereunto subscribed their names and affixed their se-	als, on the day and year above
	R. C. Moore	
	Georgine W. Moore	(Seal.)
STATE OF KANSAS, STY OF Shewnee ss.  BE IT REMEMBERLD, That on this 17th raigned, a Notary Public in and for the County and State afon	day of December	A. D. 19 30 hefore nic, the Moore
ife, to me personally known to be the same person <sup>9</sup> who exe	cuted the foregoing instrument, and duly acknowledged th	ne execution of the same
IN WITNESS WHEREOF, I has	we hereunto set my hand and affixed my official seal, the da	y and year last above written.
gol Seal	Helen M. Goodyear	and the second second second second
	th 5th 19 32	Notary Public.
THE AMOUNT SECURED by this Mortgage has been paid	RELEASE in full, and the same is hereby canceled this /3 生	
Jan. 1936	and the same is nereby canceled, this/ 3 =	day of
	f o	
conflue (	Lamoille County Lavings Bank . My S. No. NewYou Tream	+ Just G.
	My S. W. newton Isen	
	orear.	