	these presents are upor	the following	agreements, cor	renan	ts and c	onditi	ons, to	wit:				
ritat. That the parties of	f the first part are justly											
Two Thousand												DOLLAR
according to the terms of	ie certain m	ortgage note	of even date	here	with, exe	cuted	by sai	i partie	s of th	e first	part, in	considerati
of the actual loan of the said sum	i, and payable xxxxx	trans.					, 19				÷ .	
\$ 125.00 due June												
\$125.00	due June 1, 193	5	\$1500.00	iue	June	1, 1	936					
to the order of the said party of t	he second part with inte											
first days of June note xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	orincipal and interest and OF COMMERCE, New	York, N. Y.	, or at such other	ng ne	reunder	being	payab.	e in iav	Tui me	ney of	the Uni	ns of TANKA
Second. That the parties at the date hereof; to permit no	s of the first part agree waste of any kind; to k	to keep all for	nces, buildings a	and in	nprovem	ents o	n the s	aid pre	mises i	n as go	od repai	ir as they a
the amount of \$3,000.00 in insurance companies acceptable to assign and deliver to it, with sa in case of loss it is agreed that the for collection. At the election of rebuilding.	O Fire and \$3,00 e to the party of the sec atisfactory mortgagee clie party of the second par the said party of the se	O.OO Tor ond part with uses, all the t may collect cond part, th	nado i policies payabl policies of insura the insurance m e insurance mon	e to i ince o oneys eys sl	t in case on said b or may hall be a	of lo- uildin delive pplied	ss to th gs and er the p	e amou to pay olicies t on the	nt the all inst to the i	secur grance said par edness	ed by th premium rties of t secured	is mortgag as when du the first pa hereby or
Third. That the party of neumbrance on the premises here f default be made in the covenant and may be recovered, with intere- rendered shall provide that the wh	by conveyed, and may p to insure; and any sums: est at ten per cent., in ar	ay any unpa so paid shall b sy suit for the	id taxes or assess ecome a lien upo • foreclosure of t	ment on the his M	s charge above d lortgage.	d aga	inst sai	d prope	rty, ar	d may	insure s	aid propert
Fourth. That in case of c he party of the second part as ad- part is entitled to the possession o	dditional and collateral s	ecurity for th	e payment of al	l the	ined, the	e rent Iness	s and p secured	rofits o hereby	f the s	aid pre he said	mises ar party o	re pledged t of the secon
which may be assessed in the Struc- his Mortgage is held by a non-resion or hereafter to be enacted, imposing or the passage by the State of Ka art, or upon the rendering by any ayay any taxes or assessments is leg- titude to the second part, become immedi- d the first part further agree not to any part thereof, or any interest lay of July the certificate of the p- lay of July the certificate of the p-	dent of the State of Kans g payment of the whole of ansas of a law imposing y Court of competent jur- ally inoperative, then, ar- iately due and collectible, suffer or permit all or any t therein, to be sold for tr troper authority, showing	as upon this; r any part the payment of te isdiction of a d in any such notwithstan r part of the te exes, and furt full paymen	Mortgage or the or reof, upon the p. he whole or any decision that th to event, the debt ding anything co axes or assessmer her agree to furn t of all such taxe	debt s arty o port e und herel ntain its to ish ar	ecured to f the sec- ion of an lertaking by secure ed in thi become inually to assessm	hereby cond p my of t g by th d, wit s Mor or ren to the nents.	e: with art, and the tax- ne parti- hout de tgage of nain de party o	out reg d that uses afore es of the duction r any la linquen of the so	ard to spon vi said up e first shall, w here t, nor second p	any lavolation on the part as at the after er to permoart, on	of this party of herein option nacted. it the si or befo	fore enacte undertakin f the secon provided, t of the part The partie aid propert re the tent
Sixth. That the parties he nd bind their heirs, executors, adm	ereto further agree that a ginistrators, successors ar	ill the coven: d assigns, an	ants and agreeme d shall inure to th	ents o	f the pa	rties o	of the f	rst par	t herei: d part,	its suc	ined sha	ill extend t
Seventh. As additional an assigns, all the rights and benefits: and become void upon release of the o responsibility with reference to so any such leases shall account for pay over the same to such legal h urposes, all notes secured by this:	accruing to the parties of his mortgage. Provided, such rights and benefits n such rights or benefits t holder. Should operation	however, the for he account the party of under any of	rt under all oil, g it said party of t able therefor exc f the first part or l, gas or mineral	he se ept as his a lease	mineral cond par to sums ssigns u seriously	t, its s actu ntil ne	s on sai success ally coll oristed to	d premi ors and ected b by legal	assign y it or holder	is assig s, shall them, a nereof	nment to be char and that	o terminate geable with t the lessee
Eighth. That if such paym in interest, or any part of the indet a greement herein contained, the ayable at the option of the party to thereby secured shall be deeme ase of default of payment of any su ten per cent, per annum, compute aid. Ninth. The terms, condition	btedness secured by this on this conveyance shall of the second part, and da waiver of right to ex um herein covenanted to ed annually on said princ ons and provisions hereo	Mortgage or become abso no failure of ercise such of be paid when ipal note	any interest the lute and the who the party of the stion at any othe due, the said firs , from the date of expressed or not	reon, ole of e seco er tim t part f defa	be not p said pri nd part e as to a ties agree sult to th	ncipal to exe any pa e to pa ne time	hen du note reise ar st, pres sy to the when	she, or if she in y option ent or it is said said pri	default all imm en to d future second ncipal	be ma nediatel eclare t default party, and int	de in an ly becom he matu hereund interest lerest sh	y covenant ne due and urity of the der; and in at the rate all be fully
ecutors, administrators, successor ngular.	s and assigns, and word	s used in the	singular number	shall	include	the p	lural a	nd word	ls in th	e plura	l shall i	nclude the
IN WITNESS WHEREOF, entioned.	The said parties of the fi	rst part have	hereunto subscr	ibed t	heir nan	nes an	d affixe	d their	seals, o	n the d	ay and	year above
		,	J. J.	Eddy	,							(Seal.)
			Annie									
					v							(Seal.)
STATE OF KANSAS,	89.											
	0.00	1	day of	May	•				A. D	. 19 ³¹	befo	re me, the
UNITY OF DOUGLES BE IT REMEMBERED, THE	hat on this 25th					Ann	ie E	. Edd	A. D	. 19 ³¹ is wi		re me, the
BE IT REMEMBERED, TO	hat on this 25th					Ann	ie E	• Edd	A. D	. 19 ³¹ is wi		re me, the
DOUGLES BE IT REMEMBERED, THE dersigned, a Notary Public in and wife, to me personally known to	hat on this 25th	ite aforesaid,	came J. J.	Edd	y and	i duly	ackno	vledged	the ex	ecution	fe.	same.

Fredwillehm

toof Seal

The Central Irust Comfany.

13. J. Muriam

vice Provident