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olda Bech Fred Wilem

TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appurtcances thereanto belonging or in anywase appertaining, and all rights of homesterial examption, unto the said party of the second part, and to its successors and assigns, forever. And the said parties of the first at do hereby covenant and agree that at the delivery hereof, that they are the lasful conters of the premises above granted, and senied of a good and indefeasible estate of inheritamest therein, free and clear of all incumbrances, and that they will warrant and defend the same in the quiet and peaceable possession of said party of the second part, its successors and assigns, forever, against the lasful claims of all persons whomsoever.

PROVIDED, Always, and these presents are upon the following agreements, covenants and conditions, to-wit:

First.	That the parties of the first	part are justly indebted to the party of the second part in the sum of
Trante	Tonn Thomas d	

	DOLLARS,
according to the terms of ONS certain mort age note	of even date herewith, executed by said parties of the first part, in consideration
of the actual loan of the said sum, and payable EXEXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	, 19
\$1,000.00 due August 1, 1932	\$1,000.00 due August 1, 1933
\$1.000.00 due August 1 1031	41 000 00 days toward 3 1000

\$20,000.00 due August 1, 1934 \$20,000.00 due August 1, 1935 to the order of the said party of the second part with interest thereon at the rate of a 52 per cent per annum, payable semi-annually, on the

first days of **February** and **August** in each year, according to the terms of **Burrery** and **August** in each year, according to the terms of **Burrery August** and **August** in each year, according to the terms of **Burrery August** and interest and all other indebtedness according because payable in lawful mores of the burlet States of August designate, and all of said notes bearing ten per cent interest after maturity.

Second. That the parties of the drat part agree to keep all fences, buildings and improvements on the axid premises in as good repair as they are at the date hereof; to permit no waste of axy kind; to keep all the buildings which are now or may hereafter he upon the premises unceasingly insured to

at the date merch, to prime no waste or any sinu; to keep an the bulkings which are now or may nereater to upon the premises unceasingly insured to the amount of \$40,000,00 Fire and \$40,000.00 Tornado. In insurance companies acceptable to the party of the second part with policies payable to it in case of loss to the amount then secured by this morigance to assign and deliver to it, with satisfactory mortgage clauses, all the policies of insurance on said buildings and to pay all insurance premiums when due in near of loss it is agreed that the party of the second part may coulder the insurance moneys or may deliver the policies to the said parties of the first part for collection. At the election of the said party of the second part, the insurance moneys shall be applied either on the indebtedness secured hereby or isolutions. TAXAXXX

Third. That the party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lien or incumbrance on the premises hereby conveyed, and may pay any unpaid taxes or assessments charged against said property, and may its are said property indefault be made in the overance to insure; and any sums so paid shall become a lien upon the above described real estate, and be secured by this Mortgace, and may be recovered, with interest at ten per cent. in any suit for the forefosure of this Mortgace. In case of foreclosure it is agreed that the judgment rendered shall provide that the whole of said real estate shall be sold together and not in parels.

Fourth. That in case of default of any c1 the covenants or agreements herein contained, the rents and profits of the said premises are pledged to the party of the second part as additional and collateral security for the payment of all the indebtedness secured hereby, and the said party of the second part is entitled to the possession of said property, by receiver or otherwise, as it may elect.

First is futured to the passession of said property, by receiver or otherasis, as it may elect. Firth. That the parties of the first part hereby agree to pay all taxs and assessing, speral or special, excepting only the Federal Income Tax, which may be assessed in the State of Kanasa upon the kall and, premises or property, or upon the interest of the party of the second part, therein, and while or hereafter to be enacted, imposing parsment of the whole or any part thereal, upon the party of the second part, and this undertaking or the party of the second part, and this undertaking or the party of the second part, and this undertaking or the party of the second part, and this undertaking part, or upon the rendering by any Court of computent jurisficion of a decident that he undertaking by the parties of the first parts a herein provided, to of the second part, become immediate by due and collicitials, not its hand in any such event, the delt Lerving secured, without charles on the herein provided. The due the party of the second part, become immediate by due and collicitials, not its thanding any time to tarish or the its Most garge or any law hereinfore matching of the second part, become immediate by due and collicitials, not thistanding any timing contained in this Most garge or any law hereinfore matching or any interest therein, to be add for the second a further agree to family a thereinfore matching the solid for taxes, and fatter agree to family a thereinfore matching the solid for taxes, and fatter agree to family a the second part, or to permit the solid for taxes, and fatter agree to family to the party of the second part, end to be thereinfore and a fatter agree to family and the second part, end the second part, end the second part, become thereinfore the second part, become thereinfore the solid for taxes, and fatter agree to family and the second part, end the second part, end thereafter end the target of the second part. Hereafter and thereafter end the solid for taxes, and fatter agree t

Sith. That the partice hereto further agree that all the covenants and agreements of the parties of the first part herein contained snall extend to ad their beirs, executora, administrators, successors and assigna, and shall inure to the benefit of the party of the second part. Its successors and assigns, and bind their heir

and hard here here, executed, aumnustrators, successors and assign, and shall mure to the easeful of the party of the second part, its successors and assigns. **Screnth**. As additional and collateral security for the payment of the said note the mortgagoes herely assign to said mortgage, its successors and assigns, all the rights and herefuls accounts to the parties of the first part under all of, gas or mineral leases on said premises, this assignment to terminate and become void upon relaxes of this mortgage. Provided, however, that said party of the second part, its successors and assigns, shall be chargeable with nor seponsibility with relevant to terminate in denoting to the contradict before exercised as used in the the leases to pay over the same to such leagt and objection under any oil, gas or mineral leases on gain of the badder of badder berefore to account for and puppeses, all notes secured by this mortgage shall immediately become due and cellenible, at the option of the badder 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, tors, administrators, successors and assigns, and words used in the singular number shall include the plaral and words in the plaral shall include the executors, administrators, suco singular.

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

	H. R. St. John	(Seal.)
	Satie Taylor St. John	
		(Seal.)
STATE OF KANSAS,		
COUNTY OF. Cloud	8.	
BE IT REMEMBERED, That on this	16 day of June A. D. 1931 h	ofore ma the
undersigned, a Notary Public in and for the County and wife	and State aforesaid, came. H. R. St. John and Satie Taylor St. Joh	n, Husband
is wife, to me personally known to be the same per IN WITNESS V	son <b>8</b> who executed the foregoing instrument, and daily acknowledged the execution of ti WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last al	he same. bove written.
Legal Seal	George H. Cook	
(Commission ex	pires 7-27-31 Notar	ry Public.
	RELEASE	A DESCRIPTION OF TAXABLE
THE AMOUNT SECURED by this Mortgag	e has been paid in full, and the same is hereby ranceled, this $3 d$ .	day of
	The american Home Life Lun. Co.	
lorf seal	W. M. Hobbes,	
() 	The amilican Home Life Lun. Co. W. M. Hobber Secretary	
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