Legal Seal

pessession of said party of the second part, its suc PROVIDED, Always, and these presents a	e upon the following agreements, covenants a	
	justly indebted to the party of the second pa	
THIRTEEN HUNDRED		DOLL
according to the terms of ONE cer	tain mortgage note of even date herewith	executed by said parties of the first part, in consider,
of the actual loan of the said sum, and payable of	TREEXICE \$50.00 due Nov. 1	.1932 .\$50.00 due Nov. 1, 19
\$50.00 due Nov. 1, 1934, \$50.00	due Nov. 1, 1935, \$1100.00	ue Nov. 1, 1936
o the order of the said party of the second part w	th interest thereon at the rate of6	per cent per annum, payable semi-annually, or SE
	st and all other indebtedness accruing hereur , New York, N. Y., or at such other place as interest after maturity.	in each year, according to the terms of KN der being payable in lawful money of the United Stat the legal holder of the principal note
Second. That the parties of the first part it the date hereof; to permit no waste of any kind	agree to keep all fences, buildings and impro to keep all the buildings which are now or	exements on the said premises in as good repair as they may hereafter be upon the premises unceasingly insure
he amount of \$1,000.00 Fire and \$1, n insurance companies acceptable to the party of o assign and deliver to it, with satisfactory mortge n case of loss it is noreed that the party of the second	000.00 Tornedo he second part with policies payable to it in gee clauses, all the policies of insurance on sa attent may collect the insurance of the collection.	case of loss to the amount then secured by this mortg id buildings and to pay all insurance premiums when may deliver the policies to the said parties of the first be applied either on the indehtedness secured hereby o
Third. That the party of the second par neumbrance on the premises hereby conveyed, and (default be made in the covenant to insure; and any and may be recovered, with interest at ten per cent endered shall provide that the whole of said real es	may pay any unpair taxes or assessments en sums so paid shall become a lien upon the abo , in any suit for the foreclosure of this Mortg tate shall be sold together and not in parcels.	
Fourth. That in case of default of any of the covenants or agreements herein contained, the rents and profits of the said premises are pledge 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 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.		
is Mertigere is held by a non-resident of the State thereafter to be enacted, imposing payment of the ve- ther passage by the State of Kansas of a law impo- tant, or upon the rendering by any Court of compet- y any tarser or accessments is legally inoperative, it is an experience of the second part, become immediately due and coll- the first part Intriber agree not to suffer or permit al- one and the second part, become immediately due and coll- the first part Intriber agree not to suffer or permit al- ary part thereof, or any interest therein, to be solo or of July the criticate of the proper authority, as	es an annu, premises or property, or upon the it. Kamass upon this Mortgage or the debt secur hole or any part thereof, upon the party often soing payment of the whole or any portion or jurisdiction of a decision that the underta or, and in any such event, the debt hereby see citible, notwithstanding anything contained in or any part of the taxes or assessment to become or any part of the taxes or assessment at the for or any part of the taxes or assessment at the order of the taxes and further agree to furnish annue.	oneral or special, excepting only the Federal Income Tanterest of the party of the second part, therein, and will differely, without regard to any law heretofore exact second part, and that upon violation of this undertail any of the taxes aforesail upon the party of the secting by the parties of the first part as herein provided, any of the conduction, shall, at the option of the party of the section of the party of the party of the section of the party of the section of the party of the second part, on or before the tersoments.
Sitth. That the purties hereto further agree that all the covenants and agreements of the parties of the first part herein contained shall ex and hind their heirs, executors, administrators, successors and assigns, and shall inure to the benefit of the party of the second part, its successors and		of the party of the second part, its successors and assig
ad become void upon release of this mortgage. Pro- responsibility with reference to such rights and ber any such leases shall account for such rights or ber pay over the same to such legal holder. Should open proses, all notes secured by this mortgage shall im	rises of the first part under all oil, gas or min vided, however, that said party of the second offits nor be accountable therefor except as to selfits to the party of the first part or his assign ratios under any oil, gas or mineral lease serion nediately become due and collectible, at the e	agors hereby assign to said mortgagee, its successors a eral leases on said premises, this assignment to cermina part, its successors and assigns, shall be chargeable wi ums actually collected by it or them, and that the less a util notified by legal holder hereof to account for a usly depreciate the value of said land for general farmi- ption of the holder of this mortgage.
Eighth. That if such payments be made as an	herein specified this conveyance shall be voi	d; but if any note herein described, whether for princip ot paid when due, or if default be made in any covena
agreement herein contained, then this conveyance yable at the option of the party of the second par bt hereby secured shall be deemed a waiver of righ	shall become absolute and the whole of said a, and no failure of the party of the second p	principal note shall immediately become due as art to exercise any option to declare the maturity of it to any past, present or future default hereunder; and gree to pay to the said second party, interest at the ra
ten per cent. per annum, computed annually on said id.	principal note, from the date of default t	o the time when said principal and interest shall be ful
Ninth. The terms, conditions and provisions ecutors, administrators, successors and assigns, and gular.	hereof, whether so expressed or not, shall app words used in the singular number shall incl	oly to and bind the respective parties hereto, their heir ude the plural and words in the plural shall include th
•	the first part have here ato subscribed their	names and affixed their seals, on the day and year abov
L. R. Cree	Sadie Cree I	
Marie Cree	John Bahnmai Ethel Bahnma	ier (Seal
Joseph McGinnis Lola McGinnis	Cyril Bahnme R. T. Cree Carrie Cree	iter (Scal
STATE OF KANSAS,		
INTY OF Shawnee		
BE IT REMEMBERED, That on this 3r	d day of Novem	ber A. D. 1931 before me, th
ersigned, a Notary Public in and for the County a	nd State aforesaid, came Sadie Cree Ba	hnmaier and John Bahnmaier her husb
		his wife, Ethel Bahnmeier and Cyri

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year last above written.

(Commission expires April 15

THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this

L. R. Casebier

19.33...)

Notary Public.