session of said party of the second part, its successors and assigns,	forever, against the lawful cl	aims of all persons wh	e same in the quiet and peaceal omsoever.
PROVIDED, Always, and these presents are upon the following First. That the parties of the first part are justly indebted to t			
ONE THOUSAND	ne party of the second part i	n the sum of	DOLLAR
ording to the terms of one certain mortgage note.	of even date herewith, ex	ecuted by said parties	
he actual loan of the said sum, and payable occurred to the said sum, and the said sum		, 1937	
		19 19	Š
		19	8
ne order of the said party of the second part with interest thereon a			m, payable semi-annually, on th
t days of Mry and ses thereunto attached; both principal and interest and all other inderrica, at NATIONAL BANK OF COMMERCE, New York, N. Y., gnate, and all of said notes bearing ten per cent interest after matu	ebtedness accruing hereunder or at such other place as the		ccording to the terms of interestal money of the United States of incipal note
Second. That the parties of the first part agree to keep all fe he date hereof; to permit no waste of any kind; to keep all the but	nces, buildings and improven ildings which are now or may	ents on the said prem hereafter be upon th	nises in as good repair as they ar e premises unceasingly insured t
amount of surance companies acceptable to the party of the second part with saign and deliver to it, with satisfactory mortgagee chauses, all the p ase of loss it is agreed that the party of the second part may collect to collection. At the election of the said party of the second part, the slidding.	bolicies of insurance on said b	uildings and to pay a	ll insurance premiums when due
Third. That the party of the second part may make any pa mbrance on the premises hereby conveyed, and may pay any unpai fault be made in the covenant to insure; and any sums so paid shall be may be recovered, with interest at ten per cent., in any suit for the lered shall provide that the whole of said real estate shall be sold toy	taxes or assessments charge come a lien upon the above of foreclosure of this Mortgage	ed against said proper	ty, and may insure said property
Fourth. That in case of default of any of the covenants or agr party of the second part as additional and collateral security for the is entitled to the possession of said property, by receiver or otherwi	payment of all the indebted	e rents and profits of lness secured hereby,	the said premises are pledged to and the said party of the second
h may be assessed in the State of Kanasa upon the said land, premises Mortgage is held by a non-resident of the State of Kanasa upon this N overletter to be enacted, imposing payment of the whole or any part they passage by the State of Kanasa of a law imposing payment of the or upon the rendering by any Court of competent purisdiction of a nany taxes or assessment is legally inoperative, then, and in any such es excend part, become immediately due and collectible, notwithstand efforts part further agree not to suffer or permit all or any part of the tay part thereof, or any interest therein, to be sold for taxes, and furth of July the certificate of the proper authority, showing full payment	lortgage or the debt secured troof, upon the party of the sec to whole or any portion of at decision that the undertaking event, the debt hereby secure ing anything contained in thi xes or assessments to become er agree to furnish annually it of all such taxes and assessm	hereby; without regateroby; without regateroby of the taxes afores at by the parties of the d, without deduction, as Mortgage or any law or remain delinquent, to the party of the see tents.	d to any law heretofore enacted on violation of this undertaking ild upon the party of the second first part as herein provided, to shall, at the option of the party hereafter enacted. The parties nor to permit the said property ond part, on or before the tenth
Sixth. That the parties hereto further agree that all the covena- paind their heirs, executors, administrators, successors and assigns, and	shall inure to the benefit of t	he party of the second	part, its successors and assigns.
Serenth. As additional and collateral security for the payment on, and the rights and benefits acroning to the parties of the first part occome void upon release of this mortgage. Provided, however, that opportunity with reference to such rights and benefits not accountary as acronical production of the party of yearch lesses shall account for such rights or headils to the party of yearch lesses shall account for such rights or headils to the party of year heading the same to such the same to such darked holder. Should operation under any oil, uses, all notes secured by this mortgage shall immediately become due	said party of the second par ble therefor except as to sum: the first part or his assigns u gas or mineral lease seriously	leases on said premise t, its successors and a sactually collected by ntil notified by legal h	es, this assignment to terminate ssigns, shall be chargeable with it or them, and that the lessees older hereof to account for and
Eighth. That if such payments be made as are herein specified, this erest, or any part of the indebtedness secured by this Mortgage or a	s conveyance shall be void: 1	out if any note bench.	least at a task of the term
recement herein contained, then this conveyance shall become absolu- ble at the option of the party of the second part, and no failure of the hereby secured shall be deemed a valver of right to exercise such opt of default of payment of any sum herein covenanted to be paid when per cent. per annum, computed annually on said principal note	te and the whole of said pri he party of the second part ion at any other time as to a lue, the said first parties agree	ncipal note shall to exercise any option ny past, present or fur- to pay to the said see	immediately become due and to declare the maturity of the ture default hereunder; and in cond party, interest at the rate
Ninth. The terms, conditions and provisions hereof, whether so etors, administrators, successors and assigns, and words used in the s	xpressed or not, shall apply i ingular number shall include	o and bind the respec the plural and words	tive parties hereto, their heirs, in the plural shall include the
ar.  IN WITNESS WHEREOF, The said parties of the first part have boned.			
			y (Seal.)
	Pe	rtha B. Gentry	(Seal.)
STATE OF KANSAS,			
ry of Shawnee ss.			
BE IT REMEMBERED, That on this 28th d	ay of April		A. D. 1932 before me, the

(Commission expires

March 5th

Helen M. Goodyear

1936

THE AMOUNT SECURED by this Mortgage has been paid in full, and the same is hereby canceled, this 19th day of May down.

Notary Public.

E. U. allen