Ninth. The terms, conditions and provisions hereof, whether so expressed or not, shall apply to and bind the respective parties hereof, their heirs, accutors, administrators, successors and assigns, and words used in the singular number shall include the plural and words in the plural shall include the fingular. IN WITNESS WHEREOF, The said parties of the first part have hereunto subscribed their names and affixed their scals, on the day and year above sentioned. Email 16 Curmingo	BE IT REMEMBERED, That of	and the state of t	day of September A.D. 19 came Emma N. Cummings, a widow	32 before me, the
indefeable-state of inbritance therein, free and often of all incumbaneses, and that they all warrant and defed the same in the quiet and pearable prosection of all pears as Memorevers. PROVIDED, Always, and these presents are upon the folowing agreements, coverants and conditions, to-sit: First. That the parties of the first part are justly indebted to the party of the second part in the same of the first part, in consideration of the artual local the parties of the first part, in consideration of the artual local the spain on the great party of the second part in the same of the first part, in consideration of the artual local the spain man, and payallytics the state of the artual local to the same of the state of the s	STATE OF KANSAS, COUNTY OF Shawnee	88.		
indefeable-state of inbritance therein, free and often of all incumbaneses, and that they all warrant and defed the same in the quiet and pearable prosection of all pears as Memorevers. PROVIDED, Always, and these presents are upon the folowing agreements, coverants and conditions, to-sit: First. That the parties of the first part are justly indebted to the party of the second part in the same of the first part, in consideration of the artual local the parties of the first part, in consideration of the artual local the spain on the great party of the second part in the same of the first part, in consideration of the artual local the spain man, and payallytics the state of the artual local to the same of the state of the s			,	
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inside a shall exist of inheritance therein, free and clear of all incumbraness, and that they will scarn and addeded the same in the quiet and peaceable possession of said party of the second part, its successor and asserts, forcers, against the larkful claims of all pressure whomeover, PROVIDED, Always, and these presents are upon the folosing agreements, overants and conditions, to-will: First. That the parties of the first part are justly indebted to the party of the second part in the sum of the party of the second part in the sum of the party of the second part in the sum of the party of the second part in the sum of the party of the second part in the sum of the party of the second part in the sum of the party of the second part in the sum of the party of the second part in the sum of the party of the second part in the sum of the party of the second part in the sum of the party of the second part with interest thereon at the rate of the party of the second part with interest thereon at the rate of the party of the second part with interest thereon at the rate of the party of the second part with interest thereon at the rate of the party of the second part with interest thereon at the rate of the party of the second part with interest thereon at the rate of the party of the second part with interest thereon at the rate of the party of the second part with party of the second part with party of the second party of t	Ninth. The terms, conditions a	nd provisions hereof, whether so	expressed or not shall apply to and hind the	
indefeasible estate of inheritance therein, free and dear of all incumbrances, and that they will swarmst and defend the same in the quiet and peaceable possession of and party of the second part, its successions and askings, forever, against the hardle claims of all persons whomesever. PROVIDED, Always, and these presents are upon the folowing agreements, coverants 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	or agreement herein contained, then the payable at the option of the party of t debt hereby secured shall be deemed a case of default of payment of any sum h	ness secured by this Mortgage or is conveyance shall become absol he second part, and no failure of waiver of right to exercise such or erein covenanted to be paid when	any interest thereon, be not paid when due, or if default be re lute and the whole of said principal note. shall immedia the party of the second part to exercise any option to declar stion at any other time as to any past, present or future default due, the said first parties agree to pay to the said second part	made in any covenant tely become due and e the maturity of the alt hereunder; and in y, interest at the rate
indefeasible estate of inheritance therein, free and dear of all incumbrances, and that they will warrant and defend the same in the quiet and peaceable possession of asil party of the second part, its successors and assign, forever, against the hardle claims of all persons whomesever, PROVIDED, Always, and these presents are upon the folowing agreements, coverants 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 FOURD THOUSAND DO CONTROLL AND THOUSAND DO	Eighth. That if such payments	be made as are herein specified, th	his conveyance shall be void: but if any note begoin described	militariles for male dead
provides the estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same in the quiet and peaceable possession of asking party of the second part, its successors and askings, forever, against the lawful claims of all persons whomsoever, 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 indebted to the party of the second part in the sum of	Serenth. As additional and co assigns, all the rights and benefits acer and become void upon release of this m no responsibility with reference to such in any such leases shall account for such to pay over the same to such legal holders.	trators, successors and assigns, an illateral security for the payment uing to the parties of the first par nortgage. Provided, however, the rights and benefits nor be account he rights or benefits to the party of r. Should operation under any of	a shail mure to the beneat of the party of the second part, i.s. to of the said note the mortgagors hereby assign to said mortga it under all oil, gas or mineral feases on said premises, this as at said party of the second part, its successors and assigns, shalle therefor except as to sums actually collected by it or then the first part or his assigns until notified by legal holder her. I, gas or mineral lease seriously descretate the value of said la	successors and assigns, gee, its successors and signment to terminate all be chargeable with 1, and that the lessees of to account for and
possession of said party of the second part, its successors and assigns, forever, against the lawful claims of all persons whomsoever, 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 indebted to the party of the second part in the sum of FOUR THOUSE AND DECIMARY OF THOUSE AND DECIMARY OF THE OUSE AND DE	Sixth. That the parties hereto	further agree that all the ovens	ants and agreements of the parties of the first part herein cor	ntained shall extend to
indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same in the quiet and peaceable possession of askips, forever, against the lawful claims of all persons whomsoever, 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 indebted to the party of the second part in the sum of \$\frac{\text{First.}}{\text{Pirst.}}\$ \text{THOUSAND}\$ Certain prograge note of even date herewith, executed by said parties of the first part, in consideration of the actual loan of the saisi am, and payable \$\frac{\text{Constant}}{\text{Pirst.}}\$ \text{Pirst.}\$	this Mortgage is held by a non-resident or hereafter to be enacted, imposing pa or the passage by the State of K.nssa part, or upon the rendering by any Co pay any taxes or assessments is legally of the second part, become immediately of the first part further agree not to suff-	ansas upon the san and, premise of the State of Kansas upon this, yment of the whole or any part the sof a law imposing payment of it urt of competent jurisdiction of a inoperative, then, and in any such due and collectible, notwithstan er or permit all or any part of the trein, to be sold for taxes, and furt	so property, or upon the interest of the party of the accord property of upon the debt secured thereby; without regard to any ereof, upon the party of the second part, and that upon violation that the undertaking by the parties of the first part is decision that the undertaking by the parties of the first part is event, the debt hereby secured, a tibout deduction, shall, at it did anything contained in this Mortgage or any law hereafter axes or assessments to become or remain delinquent, not to per agree to furnish annually to the party of the second part.	part, therein, and while law heretofore enacted ion of this undertaking he party of the second as herein provided, to the option of the party enacted. The parties rought the said property
indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same in the quiet and peaceable possession of askip farty of the second part, its successors and askips, forever, against the lawful claims of all persons whomsoever, 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 indebted to the party of the second part in the sum of POLLARS according to the terms of THOUSAND Certain mostrage note of even date herewith, executed by said parties of the first part, in consideration of the artual loan of the saidi sum, and payabletic the Anti-Eury M. Soptember 1, 1236	part is entitled to the possession of sai	onal and collateral security for the d property, by receiver or otherw	he payment of all the indebtedness secured hereby, and the s rise, as it may elect.	aid party of the second
indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same in the quiet and peaceable possession of askid party of the second part, its uccessors and askigns, forever, against the lawful claims of all persons whomsoever. 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 indebted to the party of the second part in the sum of POLLAINS Certain mortrage note of the actual loon of the said sum, and payable/took the first part of the conditions, to-wit: Sopt conditions are also asked to the first part, in consideration of the actual loon of the said sum, and payable/took the first part. Sopt conditions are also asked to the first part are conditions and the conditions are conditions asked to the coder of the said party of the second part with interest thereon at the rate of 52 per cent per annum, payable semi-annually, on the coder of the said party of the second part with interest thereon at the rate of 52 per cent per annum, payable semi-annually, on the coder of the said party of the second part with interest thereon at the rate of 52 per cent per annum, payable semi-annually, on the coder of the said party of the second part with interest after maturity. Sepond. That the parties of the first part agree to keep all fences, buildings and improvements on the said premises in as good requir as they are at the date hereof; to permit no waste of any kind; to keep all the buildings and improvements on the said premises in as good requir as they are at the date hereof; to permit no waste of any kind; to keep all the buildings and improvements on the said premises in consisting in case of loss to the amount then secured by this mortgage; to assign and deliver to it, it is satisfactory mortgage clauses, all the policies payable to it in case of loss to the amount then secured by this mortgage; to assign and deliver to it, it is satisfactory m	if default be made in the covenant to in and may be recovered, with interest a rendered shall provide that the whole	onceyed, and may pay any unpa isure; and any sums so paid shall I t ten per cent., in any suit for th of said real estate shall be sold to	ad taxes or assessments charged against said property, and moccome a lien upon the above described real estate, and be see e foreclosure of this Mortgage. In case of foreclosure it is aggetter and not in parcels.	ay insure said property ured by this Mortgage, reed that the judgment
indefeasible estate of inheritance 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 lardle 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	in insurance companies acceptable to to assign and deliver to it, with satisf In case of loss it is agreed that the par for collection. At the election of the rebuilding.	the party of the second part wit actory mortgagee clauses, all the ty of the second part may collect said party of the second part, th	policies of insurance on said buildings and to pay all insuran- the insurance moneys or may deliver the policies to the said e insurance moneys shall be applied either on the indebtedne	cured by this mortgage; ce premiums when due, parties of the first part ess secured hereby or in
indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same in the quiet and peaceal possession of said party of the second part, its usersoon part, its successors and assigns, forever, against the lardy claims of all persons whomsoever. 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 indebted to the party of the second part in the sum of FOUR THOUSAND CONTROLLING OUT THOUSAND	at the date hereor, to permit no wast	e of any kind; to keep all the bi	ences, buildings and improvements on the said premises in as uildings which are now or may hereafter be upon the premises	good repair as they are s unceasingly insured to
indefeasible estate of inheritance 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 successor and assigns, forever, against the havile claims of all persons whomsoever, PROVIDED, Always, and these presents are upon the following agreements, covenants and conditions, to-will. FIGURE THOUSAND THOU	notes thereunto attached: both princ America, at NATIONAL BANK OF designate, and all of said notes bearing	ipal and interest and all other inc COMMERCE, New York, N. Y. g ten per cent interest after mate	debtedness accruing hereunder being payable in lawful money , or at such other place as the legal holder of the principal no urity.	of the United States of te may in writing
indefeasible estate of inheritance 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 ucrosson and assigns, forever, against the lawful 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 **FOUR** THOUSAND** ODLLARS according to the terms of One certain mortrage 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 to the first part, in the sum of the said parties of the first part, in consideration of the actual loan of the said sum, and payable to the first part, in the sum of the said parties of the first part, in consideration of the actual loan of the said sum, and payable to the first part in the sum of the said parties of the first part, in consideration of the actual loan of the said sum, and payable to the first part in the sum of the said parties of the first part, in consideration of the actual loan of the said sum, and payable to the first part in the sum of the said parties of the first part, in consideration of the actual loan of the said sum, and payable to the first part in the sum of the said parties of the first part, in consideration of the actual loan of the said sum of the said parties of the first part, in consideration of the said parties of the first part, in consideration of the actual loan of the said parties of the first part, in consideration of the said parties of the first part in the sum of the said parties of the first parties of the said parties of the first parties of the first parties of the said parties of the first parties of the said parties of the said parties of the first parties of the said parties	to the order of the said party of the s	econd part with interest thereon	at the rate of 5g per cent per annum, payab	
indefeasible estate of inheritance 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 lawful claims of all persons whomsoever, PROVIDED, Always, and these presents are upon the following agreements, coverants and conditions, te-wit: First. That the parties of the first part are justly indebted to the party of the second part in the sum of	September 1, 1935 September 1, 1936	\$ 200.00 \$ 200.00	19 \$ 19 \$	
indefeasible estate of inheritance 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 lawful claims of all persons whomsoever, PROVIDED, Always, and these presents are upon the following agreements, coverants and conditions, te-wit: First. That the parties of the first part are justly indebted to the party of the second part in the sum of	of the actual loss of the said sum, an September 1, 1933 September 1, 1934	d payable to the said way is	19\$	
indefeasible estate of inheritance 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 lawful 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	according to the terms of one	certain mortgage note	of even date herewith, executed by said parties of the fir	
indefeasible estate of inheritance 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 lawful claims of all persons whomsoever, PROVIDED, Always, and these presents are upon the following agreements, covenants and conditions, to-wit:			the party of the second part in the sum of	DOLLAR
indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same in the quiet and peaceable				
and all rights of homestead exemption, unto the said party of the second part, and to its successors and assigns, forever. And the said parties of the first declarated baseline and the said parties of the first declarated baseline assigns, forever.	part do hereby covenant and agree to indefeasible estate of inheritance the	hat at the delivery hereof, that rein, free and clear of all incum	they are the lawful owners of the premises above granted, an brances, and that they will warrant and defend the same in	id seized of a good and the quiet and peaceable

Legal Seal

Merch, 1937. 1937.

RELEASE The Kanser Banker Surety Co, Topeka, Kane.

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

:hawau; to me personally known to be the same person who executed the foregoing instrument, and duly acknowledged the execution of the same.

day of

Notary Public.

enf lead

(Commission expires March 5th

By John J. Mothirey - President By John F. Bannoh - Secretary

Helen M Goodyear

....19 36 ___)