	second part, its successor	ors and assigns, forever, ag	gainst the lawful c	arrant and defend the same aims of all persons whomsoer	ar.
		oon the following agreemently indebted to the party of			
EIGHT	HUNDRED	ay indebted to the party of		n the sum of	······ DOLLAR
according to the terms of O	NE certain	mortgage note of even	date herewith, ex	ecuted by said parties of the	first part, in consideration
of the actual loan of the said s	um, and payable on the f	first day of November	er 1, · ·	, 1937 , \$500.0	00
(1.00) (1.00) (M.)					
to the order of the said party o	•	*********		per cent per annum, pay	able semi-annually, on th
irst days of	h principal and interest ar IK OF COMMERCE, No.			in each year, according being payable in lav-ful mon- legal holder of the principal	
	ties of the first part agree no waste of any kind; to	e to keep all fences, build keep all the buildings whi	ings and improver ich are now or ma	nents on the said premises in thereafter be upon the premi	as good repair as they as ises unceasingly insured t
n insurance companies accepta o assign and deliver to it, with n case of loss it is agreed that to or collection. At the election ebuilding.	able to the party of the se in satisfactory mortgagee c the party of the second pa	econd part with policies policies, all the policies of i	insurance on said I	ouildings and to pay all insur	ance premiums when due
Third. That the party	of the second part man	v maka anu paumosta no			
f default be made in the covenar ind may be recovered, with inte endered shall provide that the	nt to insure; and any sums erest at ten per cent., in a whole of said real estate s	so paid shall become a lies any suit for the foreclosure shall be sold together and	assessments charg n upon the above o e of this Mortgage not in parcels.	ed against said property, and lescribed real estate, and be s . In case of foreclosure it is	may insure said property secured by this Mortgage agreed that the judgmen
art is entitled to the possession	n of said property, by rece	eiver or otherwise, as it m	of all the indebte ay elect.		said party of the second
Fifth. That the parties hich may be assessed in the Sta is Mortgage is held by a non-re- thereafter to be enacted, impose the passage by the State of I art, or upon the rendering by a ty any taxes or assessments is le the second part, become imme the first part further agree not any part thereof, or any inter- ty of July the certificate of the	csident of the State of Kan sing payment of the whole Kansas of a law imposing any Court of competent ju legally inoperative, then, a ediately due and collectible to suffer or permit all or an est therein, to be sald for	a land, premiss or proper; snasa upon this Mortgage or or any part thereof, upon i g payment of the whole or urisdiction of a decision th and in any such event, the le, notwithstanding anythin my part of the taxes or assess	y, or upon the inter- the debt secured to the party of the sec- r any portion of a at the undertaking debt hereby secur- ing contained in this saments to become	hereby: without regard to ar cond part, and that upon viol my of the taxes aforesaid upon by the parties of the first part, d, without deduction, shall, a s Mortgage or any law hereaf or remain delinquent, nor to	I part, therein, and while by iaw heretofore enacted ation of this undertaking in the party of the critical art as herein provided, to t the option of the party ter enacted. The parties
Sixth. That the parties d bind their heirs, executors, ac	herete further agree that	all the sevenents and seven			contained shall extend to
Seventh. As additional; signs, all the rights and benefit d become void upon release of responsibility with reference to any such leases shall account fo pay over the same to such legal rposes, all notes secured by thi	this mortgage. Provided o such rights and benefits a for such rights or benefits.	of the first part under all d, however, that said party nor be accountable therefo to the party of the first party and under any oil gas or mice	oil, gas or mineral y of the second pa r except as to sum: art or his assigns u	rt, its successors and assigns, s actually collected by it or th ntil notified by legal holder h	assignment to terminate shall be chargeable with em, and that the lessees ereof to account for and
Eighth. That if such pay interest, or any part of the ind	ments he made as are here	oin enodified this convoyer	soo shall be seed to		
agreement herein contained, the part yable at the option of the part at hereby secured shall be deen to default of payment of any ten per cent, per annum, computer ten per cent, per annum, computer ten per cent.	then this conveyance shall ty of the second part, and med a waiver of right to en sum herein covenanted to	I become absolute and the d no failure of the party o exercise such option at any be paid when due, the said	whole of said pri of the second part other time as to a d first parties agree	ncip i note	liately become due and are the maturity of the fault hereunder; and in
	tions and neovisions horse	of mhatharas annual			
				es and affixed their seals, on t	
ntioned.		0. L.		, and a second	me day and year above
			-		(Seal.)
		Clara	мей		(Seal.)
STATE OF KANSAS	· 5, \				Personal Control of the Control of the Control of Contr
INTY OF Douglas	88.				
BE IT REMEMBERED, 7	That on this 26	day of	October	A. D. 1	932 Lefore me, the
ersigned, a Notary Public in ar	nd for the County and Sta	ate aforesaid, came	O.L.May a	nd Clara May	service me, the
vife, to me personally known to	o be the same person B IN WITNESS WHERE	who executed the foregoin	ng instrument, and y hand and affixed	duly acknowledged the execu my official seal, the day and y	ation of the same.
al Scal			W. A. Sel		a. otst above written.
ar sear		April 25		19 35	Netary Public.
ar bear	(Commission expires	entre co			
ar soar	(Commission expires	4			
		RELEASE			
THE AMOUNT SECURED		RELEASE	me is hereby cance		day of