or hereafter to be enacted, imposing payment of the whole or any part thereof, upon the party of the second part, and that upon violation of this undertaking or the passage by the State of Kanasa of a law imposing payment of the whole or any portion of any of the taxes aforesid upon the party of the second part, or upon the rendering by any Court of competent jurisdiction of a decision that the undertaking by the parties of the first part as herein provided, to pay any taxes or assessments is legally inoperative, then, and in any such event, the doth kereby secured, without deduction, shall, at the otion of the party of the second part, become immediately due and collectible, notwithstanding anything contained in this Mortagae or any law hereafter enacted. The parties of the first part further agree not to suffer or permit all or any part of the taxes or assessments to become or remain delinquent, nor to permit the said property or any part thereof, or any interest therein, to be salf for taxes, and further agree to furnish annually to the party of the second part, or before the tenth day of ally the certificate of the proper authority, showing full payment of all such taxes and assessments. Sixth. That the parties better the party of the second part, in successors and assigns, and shall inure to the inentic of the party of the second part, its successors and assigns, all the circles and the contract of the party of the second part, its successors and assigns, all the interest party of the second part, its successors and assigns, all the interest party of the second part, its successors and assigns, all the interest party of the second part, its successors and assigns, all the interest party of the second part, its successors and assigns, all the interest party of the second part, its successors, the saignment to terminate and become void upon release of this mortage. Provided however, that said party of the second part, its successors, saigns, shall be chargeable with more repossibility with reference to such	A SHANDAND AND A SHANDAND A SHANDAND AND A SHANDAND A SHANDAND AND A SHANDAND AND A SHANDAND AND A SHANDAND A SHANDAND AND A SHANDAND A SHAN
First. That the parties of the first part are justly indebted to the party of the second part in the sum of THREE THOUSAND Certain mortage note of even date herewith, executed by said parties of the first part, in consideration of the said strate and strate and strate parties of the first part, in consideration of the said strate and strate parties of the first part, in consideration of the said strate and strate parties of the first part, in consideration of the said strate parties of the first part, in consideration of the said party of the second part with interest thereon st the rate of the said party of the second part with interest thereon st the rate of the said party of the second part with interest thereon st the rate of the said party of the second part with parties of the said party of the second part with parties of the said party of the second part with parties of the said party of the second part with policies parable to the parties of the said party of the second part with policies parable to the party of the second part with policies parable to the said party of the second part with policies parable to the said party of the second part with policies parable to the said party of the second part with policies parable to the said party of the second part with policies parable to the said party of the second part with policies of insurance on said buildings and to parable said control because permission she does not said party of the second part with policies of insurance on said buildings and to parable said party of the second part with policies of insurance on said buildings and to parable said party of the second part with policies of insurance on said buildings and to parable said party of the second part with policies of insurance on said buildings and to parable said party of the second part with policies of insurance on said buildings and to parable said party of the second part with policies of insurance on said buildings and to parable said party of the second part, be said party of the	
DOLLARS. according to the terms of One certain mortgage note of even date herewith, executed by said parties of the first part, in consideration of the said surp, and, payable as follows: April 1 1940 \$100.00 April 1 1942 \$100.00 April 1 1944 \$2600.00 April 1 1941 \$100.00 April 1 1943 \$100.00 April 1 1944 \$2600.00 April 1 1941 \$100.00 April 1 1942 \$100.00 April 1 1944 \$2600.00 April 1 1941 \$100.00 April 1 1943 \$100.00 April 1 1944 \$2600.00 April 1 1945 \$100.00 April 1 1944 \$2600.00 April 1 1944 \$100.00 April 1 1945 \$100.00 April 1 1944 \$2600.00 April 1 1944 \$100.00 April 1 1945 \$100.00 April 1 1944 \$2600.00 April 1 1944 \$100.00 April 1 1945 \$100.00 April 1 1944 \$2600.00 April 1 1944 \$100.00 April 1 1945 \$100.00 April 1 1944 \$2600.00 April 1 1944 \$100.00 April 1 1945 \$100.00 April 1 1944 \$2600.00 April 1 1944 \$100.00 April 1 1945 \$100.00 April 1 1944 \$2600.00 April 1 1944 \$100.00 April 1 1945 \$100.00 April 1 1944 \$2600.00 April 1 1944 \$100.00 April 1 1945 \$100.00 April 1 1944 \$2600.00 April 1 1944 \$100.00 April 1 1945 \$100.00 April 1 1944 \$2600.00 April 1 1944 \$100.00 April 1 1945 \$100.00 April 1 1944 \$2600.00 April 1 1944 \$100.00 April 1 1945 \$100.00 April 1 1944 \$2600.00 April 1 1944 \$100.00 April 1 1945 \$100.00 April 1 1944 \$2600.00 April 1 1944 \$100.00 April 1 1945 \$100.00 April 1 1944 \$2600.00 April 1 1944 \$100.00 April 1 1945 \$100.00 April 1 1944 \$2600.00 April 1 1944 \$100.00 April 1 1945 \$100.00 April 1 1944 \$2600.00 April 1 1944 \$100.00 April 1 1945 \$100.00 April 1 1945 \$100.00 April 1 1945 \$100.00 April 1 1944 \$100.00 April 1 1945 \$100.00 April 1 19	-
extrain mortgage note of even date herewith, executed by said parties of the first part, in consideration of the actual loan of the cold sum, and apparable as follows: April 1 1940 \$100.00 April 1 1942 \$100.00 April 1 1944 \$2600.00 April 1 1940 \$100.00 April 1 1945 \$100.00 April 1 1945 \$100.00 April 1 1941 \$100.00 April 1 1945 \$100.00 April 1 1945 \$100.00 April 1 1941 \$100.00 April 1 1945 \$100.00 April 1 1945 \$100.00 April 1 1945 \$100.00 April 1 1945 \$100.00 April 1 1945 \$100.00 April 1 1946 \$100.00 April 1 1946 \$100.00 April 1	1
April 1 1940 \$100.00 April 1 1942 \$100.00 April 1 1943 \$200.00 April 1 1941 \$100.00 April 1 1943 \$100.00 April 1 1942 \$100.00 April 1 1943 \$100.00 April 1 1940 \$100.00 April 1 1943 \$100.00 April 1 1943 \$100.00 April 1 1944 \$100.00	
April 1 1941 \$100.00 April 1 1943 \$100.00 to the order of the said party of the second part with interest thereon at the relative of the said party of the second part with interest thereon at the party of the said party of the second part with provided the said party of the said p	-
Second. That the parties of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lieu or convenience on the premise herely towered, and may pay may upon purpose the insurance converse, and the death the party of the second part as all become all the money of the death the may have received in the converse, and may have received the terms of the second part as all the policies of insurance on the said promises unceasingly insured to the amount of \$2,500.00 - Tornado 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 mortgage—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 doe, in case of loss its agreed that the party of the second part may collect the insurance moneys or may deliver the policies of the first part of collection. At the election of the said party of the second part may only unput to the second part may only unput to the control of the said party of the second part may only unput to the second part may only unput to the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lieu or necessary to remove or extinguish any prior or outstanding title, lieu or necessary to remove or extinguish any prior or outstanding title, lieu or necessary to remove or extinguish any prior or outstanding title, lieu or necessary to remove or extinguish any prior or outstanding title, lieu or necessary to remove or extinguish any prior or outstanding title, lieu or necessary to remove or extinguish any prior or outstanding title, lieu or necessary to remove or extinguish any prior or outstanding title, lieu or necessary to remove or extinguish any prior or outstanding title, lieu or necessary to remove or extinguish any prior or outstanding title, lieu or necessary tor the promise herely to reveal the total property of the second p	
Second. That the parties of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lieu or encoderate in the covered, with interest at the party of the second part, and may pay any unpoint death the more sealing to the party of the second part as they are the second part as they are to keep all the buildings which are now or may hereafter be upon the premises uncreasingly insured to the amount of \$2,500.00 - Tornado Extraction of the amount of \$2,500.00 - Fire \$2,500.00 - Tornado In a surance 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 mortgage-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 doe, in case of loss to the amount then secured by this mortgage-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 doe, in case of loss it is agreed that the party of the second part may offer the insurance moneys or may deliver the policies of the first part or collection. At the election of the said party of the second part, the insurance moneys or extinguish any prior or outstanding title, lieu or collection. At the election of the said party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lieu or neuroleance on the premises berely tonveyed, and may pay any unput not provide the payment of the provide the payment of the said property, and may insure said property default he made in the coverant to insure; and may usus so paid shall become a lieu upon the above described real extant by this Mortgage. Furth. That it case of default of any of the execondant of the said and property, by receiver or otherwise, as it may elect. Furth. That the parties of the first part hereby agree to pay all taxes and assessments, general or sp	
set the date hereof; to permit no waste of any kind; to keep all fences, buildines and improvements on the said premises in as good repair as they are at the date hereof; to permit no waste of any kind; to keep all the buildings which are now or may hereafter be upon the premises unceasingly insured to the amount of \$2,500.00 - Fire \$2,500.00 - Tornado for insurance commands acceptable to the party of the second part with policies payable to it in case of loss to the amount then secured by this mortgage; no assign and deliver to it, with satisfactory mortgage clauses, all the policies payable to it in case of loss to the amount then secured by this mortgage; no assign and deliver to it, with satisfactory mortgage clauses, all the policies payable to it in case of loss it is agreed that the party of the second part may collect the insurance moneys or may deliver the policies to the said party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lien or or collection. At the election of the said party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lien or neumbrance on the premises hereby conveyed, and may pay any unpud taxes or assessments charged against addreporty, and may insure said property, and may be recovered, with interest at ten per cent. in any suit for the foreclosure of this Mortgage. In case of foreclosure it is agreed that the judgment of 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 art is entitled to the possession of said property, by receiver on otherwise, as ait may elect. Fifth. That the parties of the first part hereby agree to pay all taxes and assessments, general or special, excepting only the Federal Income Tax, which may be assessed in the State of Kanasa upon this Mortgage or the object conduction, shall, at the option of the party of the second part, or one the f	vment.
at the date hereof; to permit to waste of any kind; to keep all fences, buildines and improvements on the said premises in as good repair as they are at the date hereof; to permit to waste of any kind; to keep all the buildings which are now or may hereafter be upon the premises uncreasingly insured to the namount of \$2,500.00 - Fire \$2,500.00 - Tornado insurance commands acceptable to the party of the second part with policies payable to it in case of loss to the amount then secured by this mortgage; to assign and deliver to it, with satisfactory mortgage clauses, all the policies of insurance on said buildings and to pay all insurance permits when due in case of loss it is agreed that the party of the second part may collect the insurance moneys or may deliver the policies to the said party of the second part may collect the insurance moneys and mapping of the order of the first part for collection. At the election of the said party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lieu or neumbrance on the premises hereby conveyed, and may pay may unpud taxes or assessments charged against said property, and may insure said property and may be recovered, with interest at ten per cent. in any suit for the foreclosure of this Mortgage. In case of foreclosure it is agreed that the judgment of the property of the second part as additional and collateral security for the parements herein contained, the rents and profits of the said precises 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 peases should be precised to the first part hereby agree to pay all taxes and assessments, general or special, excepting only the Federal Income Tax, which may be assessed in the State of Kansas upon the said land, premises or property, or upon the interest of the party of the second part, and that upon violation of this undertak	
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 mortgage, to assign and deliver to it, with satisfactory mortgage clauses, all the policies of insurance on said buildings and to pay all insurance permissions when does in case of loss it is agreed that the party of the second part may collect 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 in rebuilding. Third. That the party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lieu or membrance on the premises hereby conveyed, and may pay may unpaid taxes or assessments charged against said property, and may insure said property, and may be recovered, with interest at ten per cent, in any suit for the foreclosure of this Mortgage. In case of foreclosure it scarted by this Mortgage, and may be recovered, with interest at ten per cent, in any suit for the foreclosure of this Mortgage. In case of foreclosure it sagreed that the judgment endered shall provide that the whole of said veal lettate shall be sold together and not in parcel. Fourth. That in case of default of any of the covenants or agreements berien contained, the rents and profits of the said practy of 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, and may be assessed in the State of Kansas upon the said land, premises or property, or upon the interest of the payment of the said party of the second part, and may be assessed in the State of Kansas upon the said land, premises or property, or upon the interest of the payment of the payment of the said payment of th	
If default be made in the covenant to insure; and any sums so paid shall become a line upon the above described real extent, and he secured by this Mortgage, where the covered, with interest at ten per cent., in any suit for the foreclosure of this Mortgage. In case of foreclosure it is agreed that the judgment rendered shall provide that the whole of said real catate shall be sold together and not in parce? Fourth. That in case of default of any of the covenants or agreements herein contained, the rents and profits of the said promises 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 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 as decentrated to the payment of the second part and the payment of said and, premises or property, or upon the interest of the party of the second part and the payment of the said and, premises or property, or upon the interest of the party of the second part and the payment of the said and, premises or property, or upon the interest of the party of the second part, and that upon a back in the party of the second part, and that upon violation of the said second interest of the party of the second part, and that upon violation of the said second interest of the party of the second part, and that upon violation of this undertaking or the passage by the State of Kanass of a law imposing payment of the whole or any portion of any of the taxs aforesaid upon the party of the second part, or	
part is entitled to the peasestion of said property, by receiver or othersies, as it may elect. Fifth. That the parties of the first part berely agree to pay all taxes and assessments, general or special, excepting only the Federal Income Tax, which may be assessed in the State of Kanasas upon the said and, premises or property or upon the interest, of the party of the party of the second part, and that upon violation of this undertaking or hereafter to be enacted, imposing payment of the whole or any part thereof, upon the party of the second part, and that upon violation of this undertaking or the passage by the State of Kanasas on a law imposing payment of the whole or any partition of any of the taxes offerstaid upon the party of the second part, and that upon violation of this undertaking or the passage by the State of Kanasas of a law imposing payment of the whole or any partition of any of the taxes offerstaid upon the party of the second part, and that upon violation of this undertaking or the passage by the State of Kanasas of a law imposing payment of the whole or any partition of any of the taxes of the first part as herein provided, to the second part, become immediately due and collectible, notwithstanding anything contained in this Mortgage or any law hereafter enacted. The parties of the first part, become immediately due and collectible, notwithstanding anything contained in this Mortgage or any law hereafter enacted. The parties of the first part further agree not to suffer or permit all or any part thereof, or any interest therein, to be sold or teas, and further agree to furnish annually to the party of the second part, on before the tenth and better the parties of the party of the second part, its successors and assigns. Seventh. Agastitudgal gad golgate	
this Mortgage is held by a non-resident of the State of Kanssa upon this Mortgage or property, or upon the interest of the party of the exconding and a skille this Mortgage is held by a non-resident of the State of Kanssa upon this Mortgage or the debt secured thereforly willood provide any design or the least of the State of Kanssa of a law imposing payment of the whole or any part thereof, upon the party of the second part, and that upon violation of this undertaking are the passage by the State of Kanssa of a law imposing payment of the whole or any portion of any of the taxes aforesaid upon the party of the second part, and second part, become immediately independent of the most of the passage when the passage with the second part, become immediately and collectible, notwithstanding anything contained in this Mortgage or any law hereafter enacted. The parties of the first part therefore, or any interest therein, to be sold for taxes, and further agree to furnish annually to the party of the second part, or or before the tenth by of July the criticate of the proper authority, showing full payment of all such taxes and assessments. Sixth. That the parties hereto further agree that all the covenants and agreements of the parties of the first part herein contained shall extend to and individually any parties are criticated of the proper authority, showing full payment of all such taxes and assessments. Sixth. That the parties hereto further agree that all the covenants and agreements of the parties of the first part herein contained shall extend to and individually any epilparties security for the payment of the said note the mortgage here second part, its successors and assigns. Seventh. Agaditical and epilparties security for the payment of the said note the mortgage hereafted by its orthorizance, its successors and assigns. Seventh. Agaditical and epilparties security for the payment of the said note the mortgage hereafted with or repossibility with reference to such rightly-for deficial soft of the part	
Serenth. As additional and assigns, and shall nave to the sensit of the second part, its successors and assigns. Serenth. As additional and pollateral security for the payment of the said note the mortgagors hereby assign to said mortgages, its successors and assigns, all the rightsyand benefits actually to the parties of the first part under all oil, gas or mineral leases on said premises, this assignment to terminate and become void upon release of this mortgage. Provided however, that said party of the second part, its successors and assigns, shall be chargeable with or responsibility with reference to such rightsyalf Each and the decreases of the said party of the second part, its successors and assigns, shall be chargeable with or responsibility with reference to such rightsyalf Each and the decrease as the said party of the second part, its successors and assigns, shall be chargeable with or responsibility with reference to such rightsyalf Each and the decrease as the said party of the second part, its successors and assigns, shall be chargeable with or responsibility with reference to such rightsyalf Each and the said party of the second part, its successors and assigns, shall be chargeable with or responsibility with reference to such rightsyalf each and the said party of the second part, its successors and assigns, shall be chargeable with or responsibility and premise the second part, its successors and assigns, shall be chargeable with or responsibility and premise the said party of the second party is assigned to such assigns, shall be chargeable with or responsibility and party of the second part, its successors and assigns, shall be chargeable with or responsibility and party of the second party is a successor and said and premise, the said party of the second party is a successor and said party of the second party is a successor and said party of the second party is a successor and said party of the second party is a successor and said party of the second party is a successor and said party of t	therefra
Security. 3, additional and colleges assume the payment of the said note the mortragors hereby assign to said mortgages, its successors and sistens, all the rights and heards account of a parties of the first part under all oil, gas or mineral leases on said premises, this assignment to terminate on the some world upon release of this mortrage. Provided however, that said party of the second part, its successors and assigns, shall be chargeable with or exponsibility with reference to such rights of the parties	COMPAND OF THE PERSON OF THE P
	AND THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TO THE PERSON NAMED IN COLU
Eighth. That if such payments be made as are herein specified, this conveyance shall be void; but if any catche herein described, whether here principal transmission or any part of the indebtedness secured by this Mortgage or any interest thereon, he not paid when due, or if default be made in any covenant agreement herein contained, then this conveyance shall become absolute and the whole of said principal note shall immediately become due and apable at the option of the party of the second part, and no failure of the party of the second part to exercise any option to declare the maturity of the better by secured shall be deemed a waiver of right to exercise such option at any other time as to any past, present or future default hereunder; and in see of default of payment of any sum herein covenanted to be paid when due, the said first parties agree to pay to the said second party, interest at the rate	Transfer man comments
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	
Ninth. The terms, conditions and provisions hereof, whether so expressed or not, shall apply to and bind the respective parties hereto, their heirs, equivalent and markets and words used in the singular number shall include the plural and words in the plural shall include the guar.	and the second
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 intioned.	
Earl T. Black (Seal.)	
March 2 March 22 2	
Kyrele Ectain Black (Scal.)	
STATE OF KANSAS,	
BE IT REMFMBERED, That on this 23rd day of March A. D. 19 39 before me, the	
dersigned, a Notary Public in and for the County and State aforesaid, came	
Earl T. Black and Myrtle McCain Black, his wife	4

This relasse was written on the original mortgage (SEAL)

entered this // day

THE AMOUNT SECURED by this Mortgage has been paid in full, and the s

(Commission expires

20 th

day of

Notary Public.

Masch 1044. Cop hel metropolitin Life Insurance Corresponding attest; May C. Frahy assatted Secretary & J. S. Braham Fouth Vis. Collaboral Serving and subscribed to before me the 20 th day of march, 1946.

Serving and subscribed to before me the 20 th day of march, 1946.

(See all 1945)

May 15th. 1939

Oubli in and for new york County,

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

W. M. Clark

74