## MORTGAGE RECORD 75

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First, That the parties of the first part are justly indebted to the party of the second part in the sum of Fire Thousand and no/100 (\$5000.00) Lollars, 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 actual loss of the said sum, and payable to the order of the said party of therecand part with int-erest thereon at the rate of five per cent per annum payable on the first day of April and Odtober in each year, according to the terms of interest notes thereunto attached; both principal and interest and all other indobteiness accruing hereunder being payable in lawful money of the United States of imprices at the office of The National Bank of Toneka, in Toneka, Kansas and all of said notes bearing American at the office of The National Bank of Topeka, in Topeka, Kansas and all of said notes bearing ten per cent interest after maturity.

Second, That the part-of the first part agree to keep all buildings and improvements on the said premises in as good repairse they are at the date hereof; to permit no wasterof any kind; to keep all the buildings which are now or may hereafter be upon the premises unceasingly insured to the

The same premises in as good repaires they are at the date mereof; to permit no wasteroit any kind; to keep all the buildings which are now or may hereafter be upon the premises unceasingly insured to the semount of \$\$----in insurance comparies 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 dur. In case of loss it is agreed that the party of the second part may collect the ins-urance moneys or may deliver the policies of insurance on said buildings and to pay all insurance because of the said party of the second part may make any payments in cossary to remove or ex-ting is any prior or outstanding title, lies or incumbrance on the premises hereby conveyed and may pay any unpid taxes or assessments charged against said property, and may insure said property if default be made in the overand to insure, and if suit shall be filed for the foreclosure of this martgage may foreclosure suit, at the expense of the parties of the insurgage to the date of filing such foreclosure suit, at the expense of the first part; and any sums opaid shall become a lieu upon the above described real estate and be secured by this mortgage. In case of foredlosure it is agreed that the judgment rendered shall provide that the whole of said real estate shall be sold together man out in parcels. Fourty. That in case of default of any of the covenants or agreements herein contained, the made and the first or any of the covenants or agreements herein contained, the made and may first or the default of any of the covenants or agreements herein contained, the mark end estimation of the said upon the down of the covenants or agreements herein contained, the mark end estimation of the said upon the down of the covenants or agreements herein contained, the mark end estined the covenant of an

erest 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 estate 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 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 possession of said property, by a receiver or hormine, as it may elect. Fifth, That the parties of the first part hereby agree to pay all taxes and assessments, general or special which may be assessed upon said land, premises or property or upon the interest of the party of the second part therein, and not to suffer or parmit all or any part of the taxes or assessments to become or remain delinquent or any interest therein to be sold for taxes. Sixth. That the parties hereto further agree that all the covenants and agreements of the party on to here in described whether for principal or interest, or any part of the indebtedness secured by this mortgage or any interest thereon be not paid when due, or if default be made in any covenant or agreement herein contained, or of at any gue that owner, for their and each of the optical or sinterest money secured by bonds or mortgages or by virtue of than, and educt the amount of such apaid the authorized to pay any such tax upon asid bord or mortgage, or principal or interest merey or principal or interest parelies and bord default of the second part at any interest secured by said bond and mortgage, then in any such cases the said principal emptines ecured any such tax upon asid bord or mortgage; for in any such cases the said principal emptines ecured any such tax upon asid bond or mortgage; or principal or interest merey or principal or interest secured by said bond and mortgage; for inthe pay and there and any appet of t

upon the release of this mortgage. 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 mentioned.

## T.F.Rickenbacher (SEAL) M.G.Rickenbacher (SEAL)

State of Kansas I Shawnee County ISS

year last above written.

Be it remembered, That on this 5th day of October A.D. 1928 before me the undersigned a Notery Public in and for the County and state aforesaid, came T.F.Rickenbacher and N.G. Rickenbacher his wife to me personally known to be the same persons who executed the foregoing instrument, and duly ack-nowledged the execution of the same. In Witness Whereof, I have hereunto set my hand and affixed my official seal, the day and

> Grace Perrussel Notary Public

Commission expires May 17, 1930.

The amount second by this mortgage her ben paid in full and the same is needy cancelled, this 27th day of December 1931 Nelease Mortgage (Corp. Lel) Mational Sank of Topeky Trustic g J. E. Hilt View Our & Trust offen 6.2 Harold Lula M. Suitury Virginia Martia

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