of the second part, its successors or assigns, may make any payments necessary to remove or extinguish any prior or outstanding title, lien or incumbrance on the premises hereby conveyed, and any sums so paid shall become a lien upon the above described premises and be secured by this mortgage, and may be

Any prior of ourstanding views, here or incumbrance on the premises and be securely conveyed, and any sums so paid shall become a lien upon the abore described premises and be secured by this mortgage, and may be recovered with interest at tem per cent per annum in any suit to foreclose this mortgage. AND the said party of the first part do further covenant and agree, until the debt hereby secured is fully satisfied, to pay all legal taxes, assessments, water rents, municipal or governmental rates, oharges or impositions which may be levied or have been levied, on said premises, or on the lien created by this instrument, before any penalty for non-payment attaches thereto; also to abstain from the commission of wasts on said premises, and to keep the building thereon in good repair and insured for the second part, its successors or assigns, with less payable to the party of the second part, its successors or assigns, as its or their interest shall appear and deliver to it or them all policies of insurance on said buildings and the renewals thereof, and in case of failure to do so, the said party of the second part, its successors or assigns, may pay such taxes, assessments, water rents, municipal or governmental rates, charges, or impositions, make such repairs, or effect such insurance; and the amounts paid therefor, with interest thereon, from the date of payment, at the rate of ten per cent per amum, shall be collectible with, as part of, and in the same mamor as, the principal sum hereby secured. Provided, however, in case the sum of interest reserved hereunder during any year during which this mortgage shall be in force, and the taxe such and assessed upon the debt secured by this mortgage, for said year shall exceed ten per cent of the principal sum there year during which this mortgage, shall be interest reserved herein, shall equal ten per cent per annum upon the indebtedness then secured by this mortgage.

as, when added to the interest reserved herein, shall equal ten per cent per annum upon the indebtedness then secured by this mortgage. As additional and collateral security for the payment of the note or notes hereinbefore described and all sums to become due under this mortgage, said party of the first part hereby assigns to said part of the second part, its successors and assigns, all the rents, profits, revenues, royalties, rights and benefits according to said party of the first part under all oil and gas leases on said permises, with the right to receive the same and apply them to said indebtedness as well before as after default in the conditions hereof; and said party of the second part is further authorized to execute and deliver to the holder of any such oil and gas lease upon said premises a binding receipt for any payments made under the terms of said lease or leases and to damad, sue for and recover any such payments when due and delinquent; this assignment to terminate and become null and void upon release of this mortgage. AND the said party of the first part do further ovenant and agree that in case of default in payme of any installment of principal and interest or in the performance of any of the covenants or agree-

of any installment of principal and interest or in the performance of any of the covenants or agree-ments herein contained, then, or at any time thereafter during the continuance of such default the said party of the second part, its successors or assigns, may, without notice, declare the entire det hereby secured or so much thereof as shall then remain unpaid immediately due and payable, and thereupon, or in case of default in payment of any note hereby secured at maturity, the said party of the second part, its successors or assigns, shall be entitled to the immediate possession of said premises, and may proceed to foreclose this mortgage; and in case of foreclosure, the judgment rendered shall provide that the whole of said premises be sold together and not in parcels; and upon commoning proceedings for the foreclosure of this mortgage, shall be entitled to the appointment of a receiver-to take possession of the premises above described, to collect the rents and profits of said premises during the pendency of such foreclosure and until the time to redeem the same from the foreclosure sale shall expire, and out of the same to pay the expenses of and receivership. to make the mocessary versits and keen said of any installment of principal and interest or in the performance of any of the covenants or agree of such foreolosure and until the time to redeem the same from the foreolosure sale shall expire, and out of the same to pay the expenses of and receivership, to make the necessary repairs and keep said premises in proper condition and repair pending such sale and the expiration of the time to redeem there-from, to pay all taxes, assessments, water rents, municipal or governmental rates, oharges or impositions adoruing between the commencement of the foreolosure and the expiration of the period for redemption and all such taxes, assessments, water rents, municipal or governmental rates, charges or impositions unpaid and remaining unredeemed at or prior to the foreolosure sale, and to pay insurance premiums necessary to keep said premises insured in accordance with the provisions of this mortgage, and after paying the expenses of said receivership, said taxes, assessments, water rents, municipal or governmental the payment of the amount then due on this mortgage and the debt hereby secured. IIN MINESS MINERSED, the said party of the first part have hereunto set their hands the day and year first above written.

ear first above written.

Wilson Counts Wilma C. Counts

State of Kansas County of Douglas

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ancent of this metage has been faired in full, and the same is hereby careld, this I day of Atmer, 1944

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On this 8th day of June A. D., 1934, before me, a Notary Public, in and for said County, personally appeared Wilson Counts and Wilma C. Counts, his wife, to me known to be the persons named in and who excouted the foregoing instrument, and acknowledged that they executed the same as their voluntary act and deed.

WITNESS my hand and official seal, the day and year last above written.

Legal Seal let My commission expires 8/20/1936

C. B. Butell Notary Public.

ded June 22", A. D. 1934 at 9:05 A. M.

85. 1

Dave Completing Register of Deeds

## MORTGAGE

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THIS INDENTURE, made the 7th day of May, A. D. 1934, between Wilson Counts and Wilma C. Counts, husband and wife, and Mertie F. Counts, an unmarried woman of the County of Douglas and State of Fansas, party of the first part, and THE MUTUAL BENEFIT LIFE INSURANCE COMPANY, a corporation, organized and existing under the laws of New Jersey, located at Nowark, Essex County, New Jersey, party of the second part.

MITNESSETH: that the said party of the first part, in consideration of the sum of Fifteen Hundred Dollars, in hand paid, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey and confirm to the said party of the second part, its successors and assigns, the following