MORTGAGE RECORD No. 79

described real estate in the County of Douglas and State of Kansas, to wit:

Lot Three (3) of Section Twenty-three (23) being all of the Southwest Quarter of said Section lying West of the West boundary line of the Shawnee Indian Reservation, and the South Thirty-eight and Seventy-eight Hundredths (38.73) acres of Lot Four (4) of Section Twenty-three (23) being the South Thirty-eight and Seventy-eight Hundredths (38,78) acres of all that portion of the Southmest Quarter of said Section lying East of the West boundary line of said Shawnee Indian Reservation; all in Township Fourteen (14) of Range Twenty (20).

TO HAVE AND TO HOLD the same, with the appurtenances thereto belonging or in anywise appertaining including any right of homestead and every contingent right or estate therein, unto the said party of the second part, its successors and assigns forever; the intention being to convey an absolute

Including any right of homestead and every contingent right or searce thereas, more use any property of the second part, its successors and assigns forever; the intention being to convey an absolute title in fee to said premises. AND the said party of the first part hereby covenant that they are lawfully seized of said premises and that they will warrant and defend the same against the lawful chains of all persons whomesorer. FROVIDED, HONEVER, that if the said party of the first part shall pay or cause to be paid, to the said party of the second part, its successors or assigns, the principal sum of Fifteen Hundred Dollars payable as follows: \$1500, on the first day of March, 1939; with interest thereon at the rate of first part shall perform the rate of the part of the second part, its successors of any part barres thereon at the rate of payable, whether its maturity by laws of the second part, the second part, by successors of the second part, by successors or assigns, the principal sum of Fifteen Hundred Dollars payable, whether its many part be on the first day of March and September in each year, together with interest at the rate of ten per cent per amum on any installment of interest which shall not have been paid when due, and on said principal sum or any part thereof after the same becomes due or payable, whether its maturity shall result by layse of time or by the exercise by the holder hereof of the option granted herein and in any note sourded by the said party of the first part, and payable at the office of The kutual Benefit Life Insurance Company in Newark, New Jersey; and shall perform all and singular the covenants herein containing the hereby covenant and agree to pay, or cause to be paid, the principal and the installement thereof at the times hereinfed and interest above specified, in manner aforesaid, together with all costs and expenses of collection, if any there shall be, and any costs, charges or attorney's fees incurred and paid by the said party of the second part, its successors o

be, and any costs, oharges or attorney's fees incurred and paid by the said party of the second part, its successors or assigns, in maintaining the legality and priority of this mortgage; that the party 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 desorbled premises and be secured by this mortgage, and may be recovered with interest at ten 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 socured is fully satisfied, to pay all legal taxes, assessments, mater rents, municipal or governmental rates, charges 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 waste on said premises, and to keep the buildings thereon in good repair and insured for their reasonable value, not less than \$1000. In insurance companies acceptable to 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 anomus paid therefore, with interest thereof, and in the same manner as, the principal sum hereby secured. Provided, however, in case the sum of interest reserved hereumer during any year during which this mortgage shall be in force, and the taxes levied and assessed upon the debt secured by this mortgage for said year shall exceed ten per cent of the principal sum then secured by this mostgage, then and in that event, the party of the first part shall pay only such portion of the taxes upon the debt hereby secured, as, when added to the interest reserved herein, shall equal ten per cent per annum upon the indebtedness then secured

execute and deliver to the holder of any such oil and gas lease upon said premises a binding receipt for sty payments made under the terms of said lease or leases and to demand, sue for and recover any mts when due and delinquent; this assignment to terminate and become null and void upo rolease of this mortgage.

roless of this mortgage. AND the said party of the first part do further covenant and agree that in case of default in payment of any installement of principal or interest or in the performance of any of the covenants or agreements 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 deth thereys secured or so much thereof is laall then remain unpaid immediately due and paymable, 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 suppointment 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 redeen the same from the foreclosure sale shall expire, and out of the same to pay the expenses of said receivership, to g of said premises during the pendency 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 said 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 therefrom, to pay all taxes, assessments, water rents, municipal or governmental rates, charges or impositions scoring 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 upaid 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 rates, charges or impositions and said inzense premiums, the said rents and profits shall be applied toward the payment of the amount then due on this mortgage and the debt hereby secured. IN WITNESS WHEREOF, the said party of the first part, have hereunto set their hands the day and year first above written.

year first above written.

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