## MORTGAGE RECORD 83

179

debtedness secured hereby and on the costs and expenses incurred in collecting said insurance, or in r

building. THIRD. That the marty of the second part may make any payments necessary to remove or extinguing any un-THIRD. That the warty of the second part may make any payments meessary to remove or extingui-any prior or outstanding title, lien or incumbrance on the premises hereby convoyed and may may any paid taxes or assessments charged against daid property, and may insure said property if default be made in the covenant to insure, and if suit shall be filed for the foreoleaur of this mortgage, may have the hastrant of title extended from the date of record of this mortgage to the date of filing such forceleau suit, at the expense of the party of the first part; and may be recovered with interest at ten above described real estate and be secured by this mortgage and may be recovered with interest at ten judgment rendered shall provide that the whole of said real estate shall be sold together and not in marcale. parcels.

FOURTH. That in case of default of any of the covenants or agreements herein contained, the re fits of the said premises are pledged to the party of the second part as additional and collater and profits. of and provide of the parton of all the indubted to the party of the solution is and right a matrix of the second part is entitled to the possession of said property, by a receiver or otherwise, as it may elect. FIFTH, That the rarty of the first part hereby agrees 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 permit all or any part of the taxes or assessments to become or remain delinguent, or any interest therein to be sold for taxes.

of the second part therein, and not to suffer or permit all or any part of the taxes or assessments to become or rearkin delinquent, or any interest therein to be sold for taxes. SIXIE. That the parties hereto further agree that all the coverants and agreements of the party of the first part herein contained shall extend to and bind their heirs, executors, administrators, success or and assigns, and shall imme to the benefit of the party of the second part, its successors and assign SIXIE. That if such payments be made as herein specified this convergence shall be void, but if any note herein 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 rade in any covenant or agreegent herein contained, or if at any time any law, dither federal or state, should be passed impos-ing or authorising the inposition of any specific tax upon mortgages or bends, or upon the principal or interest meney secured by bonds or mortgages, or by virtue of which the ormer, for the thick being, of the interest thereby secured, shall be authorized to pay any such tax upon asid bond or mortgage, or principal or interest thereby secured, --------, or : on the security, or either of them, and deduct the amount of such taxs paid from any meney or principal or interest secured by said bond and mortgage, then in any such ease the said principal such all other such shoring secured interesting of interest thereon, shall at the optin of the holder of this mortgage be and becord immediately due and payable without notice, anything in the note or beach herein secured is mortgage of a transpage to at once forcolose this mortgage; and no failure on the part of the second party to exercise any option to dealar the same disched be here by secured shall be decaded a winver of right to exercise such option at any other time as to gat, present or future default horeundor, and in ease of default of pay-met of any any here in equet, present o of defails the status by of the basic present of future default hereunder, and increase of default of pay ment of any sum herein accounted to be paid when due, the first party agrees to pay to said seend party interest at the rate of ton per cent per namum, computed annually on said principl note, from the date of default to the time when said principal and interest shall be fully paid.

EIGHTH, As additional and principal and interest shall be fully paid. EIGHTH, As additional and collatoral security for the payment of the note and indobtedness here inbefore described, the said party of the first part hereby assigns to the said party of the second part all the profits, revenues, royaltics, rights and benefits accruing or to accrue to then under all oil, ge or mineral leases on said premises. This assignment to terminate and become null and void upon the re

lease of this mortgage. IN WITHESS WHEREOF, The said parties of the first part have hereunto subscribed their names, of the day and year first above mentioned. P. H. Woodard Violet Burns Woodard

STATE OF KANSAS, Douglas CCUNTY, SS.

BE IT RELEABERED, That on this 22nd day of July A.D. 1937, before me, the undersigned, a Notary Fublic in and for the County and State aforesaid, came P. N. Woodard and Violet Burns Woodard, his wife to no personally known to be the same persons who exceuted the foregoing instrument, and duly acknowleded the execution of the same. IN WITNESS WHEREOF, I have hereunto set my hend and affixed my official seal, the day and year

last above written. Arthur S. Peck '

(SEAL) Commission expires Oct. 3rd, 1940.

Recorded July 23, 1937 at 8:47 A.M.

Norolf A. Step Register of Deeds.

Notary Public.

Rer .No.

Real

Celerer

1.1

1146 -

\$4.25

Receiving No. 4646 ~

1

-----

0

## MORTGAGE

THIS MORTGAGE, Kade this 1st day of July A.D. 1937, by and between Frences F. Jones, and H. Fonfield Jones, Hasbard of the County of Douglas and State of Kansas, party of the first part, and THE VICTORY LIFE INSURANCE COUPANY, a corporation organized under the laws of Kansas of Topeka, State of Kansas, party of the second part: WITNESSETH, That the said party of the first part, in consideration of the sum of Seventeen Hundred and no/100 (\$1700.00) A DOLLARS, to them in hand paid, the receipt whereof is hereby acknowledged, do by these presents GRANT, BARGAIN, SEL and CONVEY unto the said party of the second part, its successors and assigns, all of the following de-scribed real estate, situated in the County of Douglas and State of Kansas, te-wit:

Band 180.

Lot 22 in Block 16 in Lane Place Addition, an' Addition to the City of Lawrence, Douglas County, Kansas.

TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appurtenances there-unto belonging or in anywise appertaining, and all rights of hemestead exemption, unto the said party o the second part, and to its successors and assigns, forever. And the said party of the first part does hereby covenant and agree that at the delivery hereof they are the lawful owners of the premises above granted, and seized of a good and indefeesible estate of inheritance threin, free and elear of all in cumbrances, and that they will warrant and defend the same in the guist and peaceable possession of the said party of the second part, its successors and assigns, forever, sgainst the lawful claims of all peasons wh

PROVIDED, Always, and these presents are upon the following agreements, covenants and condition to-wit:

FIRST. That the party of the first part is justly indebted to the party of the second part in the sum of Seventeen Hundred and no/100 (\$1700.00) DOLLARS, according to the terms of one cortain