MORTGAGE RECORD 85

Receiving No. 9462

MORTGAGE

THIS MORTGAGE, Made this 15th day of February A.D. 1940, by and between Ollie M. Bruchmiller and B. Bruchmiller, Husband, of the County of Douglas and State of Mannas, party of the first part, and VICTORY LIFE INSUFANCE COMPANY, a corporation organized under the laws of Mannas, of Topeka, State C. H. of Kansas, party of the second part; WITNESSETH, That the said party of the first part, in consideration of the sum of Pwo Thousand and

or/100 DULARS, to them in hand paid, the receipt whereof is hereby acknowledged, do by these presents GRANT, BARGAIN, SELL and CONVEY unto the said party of the second part, its successors and assigns, all of the following described real estate, situated in the County of Douglas and State of Kansas, to-wit:

Lot No. 123 Ohio St., in the City of Lawrence, Douglas County, Kansas

TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appurtenances thereunto To EAN AND TO HOLD the same, with all and singular the hereditaments and appurtenances thereunto belonging or in anywise appertaining, and all rights of homesteed exemption, unto the said party of 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 indefeasible estate of inheritance therein, free and clear of all in-cumbrances, and that they will warrant and defend the same in the quiet and peaceable possession of the said party of the second part, its successors and assigns, forever, against the lawful claims of all persons omsoever.

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

FIRST. That the party of the first part is justly indebted to the party of the second part in the sum of Two Thousand and no/100 EOLLARS, according to the terms of one certain mortgage note of even dath horwwith, executed by said party of the first part, in consideration of the satual loan of the said sum and payable to the order of the said party of the second part with interest thereon at the rate of Fire per cont per annum, payable on the first day of March and September in each year, according to the tor of interest notes thereunto attached; both principal and interest and all other indebtedness accruing hereunder being spayable in lawful money of the United States of America, at the office of THE VICTORY LIFE INSURADE COMPANY, in Topeka, Kansas, and all of said notes bearing ten per cont interest after maturity.

SECOND. That the party of the first part agrees to keep all fences, buildings and improvements on SECOND. That the party of the first part agrees to keep all fences, buildings and inprovements 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 \$5000,00 in insurance companies acceptable to the party of the second part with policies payad to it in case of loss to the amount then secured by this mortgage; to assign and deliver to it, with satisfactory mortgagee clauses, all the policies of insurance on said buildings and to pay all insurance promiums when due. In case of loss it is agreed that the party of the second part may collect the insu-ance moneys or may deliver the policies to the said party 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 in-debtedness secured hereby and on the costs and expenses incurred in collecting said insurance, or in rebuilding. rebuilding. THIRD. That the party of the second part may make any payments necessary to remove or extinguish

THED. That the party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lien or incumbrance on the premises hereby conveyed and may pay any paid taxes or assessments charged against said property, and may insure said property if default be mad-in the covenant to insure, and if suit shall be filed for the foreclosure of this mortgage, may have the abstract of title extended from the date of record of this mortgage to the date of filing such fore-closure suit, at the expense of the party of the first part; and any sums so paid shall become a lien upon the above described real estate and be secured by this martgage. 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 the in reals.

that the judgment rendered shall provide that the angle of the first part of the second part as additional and collator FOURTH. That in case of default in 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 collator security for the payment of all the indetedness secured hereby, and the said party of the second part is entitled to the possession of said property, by a receiver or otherwise, as it may elect. FIFTH. That the party of the first part hereby agrees to pay all taxes and assessments, general of special, which may be assessed upon said land, premises or property or upon the interest of the party of the cocond part therein, and not to suffer or permit 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 here to further agree that all the covenants and agreements of the party of the first part herein contained shall extend to and bind their heirs, executors, administrators,

of the first part herein contained shall extend to and bind their heirs, executors, administrators, successors and assigns, and shall inure to the benefit of the party of the second part, its successors and assigns.

SEVENTH. That if such payments be made as herein specified this conveyance shall be void, but if any note herein described, whether for principal or interest, or any part of the indettedness 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 if at any time any law, either federal or state, should be passed imposing or authorizing the imposition of any specific tax upon mortgages or bonds, or upon the princip Injusting of authorizing the imposition of any specific tax upon mortgages of bonds, or upon the princip or interest money secured by bonds or mortgages, or by virtue of which the owner, for the time being, or the land above described, shall be authorized to pay any such tax upon said bond or martgage, or princip or interest thereby secured, or on the security, or either of them, and deduct the amount of such tax paid from any money or principal or interest secured by said bond and mortgage, then in any such case the principal sum and all other such shere in secured, with all arrearages of interest thereon, shall at the oution of the holder of this mortgage the and hence incadicately due and earble without potter and the option of the holder of this nortgage be and become immediately due and payable without notice, any thing in the note or bond hereby secured or in this mortgage contained to the contrary notwithstanding; and it shall then be lawful, and the said mortgager do authorize the said mortgage to at once foreclose this mortgage; and no failure on the part of the second party to exercise any option to declare the maturity of the debt hereby secured shall be deemed a waiver of right to exercise such option at an other time as to past, present or future default herounder, and in case of default of payment of any sum heroin covenanted to be paid when due, the first party agrees to pay to said second party interest at the rate of ten per cent per annum, computed annually on said principal note, from the date of defaul to the time when said principal and interest shall be fully paid. EIGHTE. As additional and collateral security for the payment of the note and indebtedness herein

before 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 for to accrue to them under all of gas or mineral leases on said premises. This assignment to terminate and become null and void upon the

release of this mortgage. IN WITNESS WHEREOF, The said parties of the first part have hereunto subscribed their names, on the day and year first above montioned.

Ollie M. Bruchmiller C H Bruchmiller

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Reg. No. 2183 K

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ee Paid \$5.00