		12
12		
	the second s	6
	o contraction of the second	
	to the tenor and affect of maid note, then these presents shall be null and void. But if said sum of money, or either of	
	them, or any part thereof, or any interest thereon, is not paid when the same become dea, them, and in that case, the whole of said sumand interest that], at the option of said part y of the second part, by virtue of this Mortgage, immediately	·
19-	and appurtenances, or either of them or superstments of every nature which are or may be assessed against said land	
	and said taxes and assessments of every notions an action while a said difficult limitediately become due and payable;	
	dent to said foreclours shall be an additional abare to foreclose this mortgage the costs and expenses of an abstract inci-	
1	and anotigage, or in case of default in any of the payments herein provided for, the part Y	
	the additional sums paid by rituse of this Mortgage, with interest on said additional sums so paid at the rate of	
	ten per cent, per annum from the date of payment of said sums, and costs, and a decree for the said set of said premises in satisfication of said forgenesi, develosing all rights and equities in and to said premises of the said part 108 of the first mark that is between the said sums, and said sums, and costs, and the said part 108 of the	
	shall and will at the ir own strengs from the data of the month, and the said part 168 of the first part	
	and all lies and charges by within henced are fully paid off and discharged, key the building B. created and to be erected on anount wind and applicable to hold dure of the more company duty authorized to do insiness in the State of Kanas, to the anount wind and applicable to hold dure of the more in Marged and the average of the average and marge in the state of Kanas.	
	said mortgrared property and may be sentended on the same shall be an additional lien on	
22 I	the v are	
	feasible estate of inheritance therein, free and clear of all incumbrances, and that: LBAY and seized of a good and inde- same in the quict and peaceable possession of said party, of the second part, LBAY will Warrant and Defend the the lawful clears of all anomaly, of the second part, LBA successors and assigns forever, against	
	the lawful claims of all perions whomsover.	
	ALTS INCOMENTS	
	In WITNESS WHEREOF, The said parties of the first part ha We hereunto set their hand S the day and year	
	Executed and delivered in presence of Mmath Wilson (SPAT)	
	(SEAL)	
	( WILLOW DULAU (SEAL)	
	(SEAL)	
	(SEAL)	
	State of Kansas, County of	
	But Reservery, that on this 12th day of November 1. D. 10 51	
	the undersigned, a Notary Public	
	Northa Wilson, a widow, and Peggy Wilson Burnett and James Burnett,	
	shalls (perturnally known to me to be the identical person and the executed the foregoing Mortgage, and the name to be their wountary act and ded.	
	and and affixed my sensor, I have hereunto subscribed my hand and affixed my official seal on the day and year last above	
	E Constant Child	
	1922 Notery Public	

.]

0

0

----

1

9 the u

d. Sate of record. Conta attest: f. C. C. Secretar

der Hat

Jated at Chicage, Illinois, Sep. 11, 1953 RECONSTRUCTION FILMANCE CORPORATION by Ferrin E. Wilson As its attorney-in-fact

record.

Gestember Garold a. Beck

13,045,2480 

B. Sugar