NOV. If the said first part 108, shall well and truly pay, or cause to be paid, the sum of money in said noteco But if said sum ... of money, or either of them, or any part thereof, or any interest thereon, be not paid when the same become due, then, and in that case, the whole of said sum and interest shall, at the option of said second part Y., by virtue of this Mortgage, immediately become due and payable; or, if the taxes and assessments of every salme which are or may be assessed against said land and appurtenances, or either of them, or any pert thereof, are not paid at the time when the same are by law made able; and said taxes and assessments of every solure so paid shall be an additional lien against said mortgaged premises accured by this mortgage; or in the event of the actual or threatened vante, demolition or removal of any of the buildings, atructures or revenents placed or erected on anid premises without the consent of the second part.T., or in the event the shall commit or permit any act to be committed on or against the said property causing the same to be less veluable or causing shall countif of permit any set to be committed as or against the said property baseing the same to be inserveriable or causing the security herein provided to be diminished, or in case any complexity terreliant to peritter to be inserveriable or causing in Block by or against said first part 200, or in the event the first per 1.000 millions an assignment for the banefit of crediture or is adjudged insolvent by any state or federal court of competent jurisdiction, or if condamnation proceeding under any power of sminuent domain be instituted against the said described premises, then and in any such events the entire debt remaining secured by this indenture shall at the option of the ascend part Y\_\_\_\_become at once due and payable; and in the event it becomes necessary to foreclose this mortgage the costs and expenses of an abstract incident to said foreclosure aball be an additional charge against said mortgaged premises secured by this Mortgage. And upon forfeiture of this Mortgage, or in case of default in any of the payments herein provided for, the second part\_\_\_\_\_ helds, successors and assigns, shall be entitled to a judgment for the sum\_\_\_\_\_due upon said note\_\_\_\_\_ and the additional sums paid by virtue of this Mortgage, with interpat on said additional sums so paid at the rate of soid per cent, per snnum from the date of payment of said sums, and costs, and e decree for the sale of said premises 'ht satisfaction of said judgment, foreclosing all rights and equities in and to said premises of the said first part \_\_\_\_\_ . \_\_\_\_ heirs, successors, and essigns, and all persons claiming under .... And the said first part \_\_\_\_ shall and will at \_\_\_\_ ... own expanse from the date of the execution of this Mortgage until said nore \_\_\_\_ and interest, and all liens and charges by virtue hereaf are fully puid off and discharged, keep the building \_\_\_\_erected and to be erected un said lands, insured in some responsible insurance company duly authorized to do business in the State of \_\_\_\_\_ ., to the amount of And the said [jfit part\_\_\_\_\_\_do\_\_\_\_\_hereby covenant and agree that at the delivery hereof\_\_\_\_\_\_\_the lawful\_\_\_\_\_\_\_ \_of the premises above granted, and asized of a good and indefensible sature of inheritance therein, free and clear of brances, and that \_\_\_\_\_\_\_\_\_will Barrant and Dofend the same in the quiet and peaceable possession of said second \_\_\_\_\_\_\_\_\_here, successors and assigns forever, spinst the lawful claims of all persons whomsever. all incumbrances, and that \_\_\_\_ part\_\_\_\_ hands the day and year liest above written. Donald R. Donoho Barlene Donah Executed and delin (SEAL) Marah (SEAL) Jella M Sherman (SEAL) Zella M. Sherman (SEAL) STATE of Kansas \_, COUNTY of \_\_\_\_ Wyandotte 99 September BE IT REMEMBERED, that on this \_\_\_\_\_\_ 27th \_day of\_\_ . D. 1961 , before me, the undersigned, a Netary Public, in and for said County and State, came Donald R. Donoho and Earlans Donoho, husband and wife. are personally known to me to be the identical person. I described in, and who executed the foregoing Mortgage, and duly newledged the execution of the same 30 be \_\_\_\_\_\_\_ voluntary act and deed. IN TESTIMONY WHEREOF. I have bereasto aubhoribed my hand and effixed my official soul on the day and year last acknowledged the execution of the same to be\_ (Retary Seal) Andrew Jon expires MOLD W. BRUNE, NOTARY PUBLIC Commission Expires Jan. 29, 1963. harry n By Harolda. Beck By: Jamie Beem, Deputy Donald R. Donoho & Earlene Donoho husband and wife the mortgagee within named, do hereby certify that the within Mortgage is fully paid, satisfied, and discharged, and authorize the Register of Deeds of Douglas County, Kansas, to discharge the same of record. Dated at June 7, 1966. In presence of Jack M. Mueller (Corp. Seal) Cashier

S. H. Garvin, Vice President Starsas City Ks.

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