And the said party of the first part does hereby covenant and agree to pay, or cause to be paid, the principal sum and interest above specified, in menner sforesaid, 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 parties of the second part their successors, heirs or assigns, in maintaining the priority of this mortgage or in defending the title to the land hereby mortgaged or the validity of this mortgage, when attached by parties other than mortgagor. And the said party of the first part does further covenant and agree until the debt hereby secured is fully satisfied, to pay all taxes and assessments levied under the laws of the State of Kansas, on said premises, or on this mortgage, or on the note or debt hereby secured, before any penalty for non-pregnant stracles thereto; also to abstain from the counission of waste on said premises, and keep the buildings thereon in good repair and insured to the amount of ?---in insurance companies acceptable to the said parties of the second part, their successors, heirs or essigns, and assign and deliver to them all policies of insurance on said buildings and the renewals thereof; end-in-case-of-failure-to-do-so-, the said parties of the second-part, their-successors, heirs-or-assigns, may pay such taxes and-assessments,-make-such-repairs,-or-effect-such-insurance; and the amounts-paid-therefor, with-interest-thereon, from-the-date-of-payment at-the-rate-of-ten-per-cent-per-annum-,-shall be-collectible-withas_part_of,_and_in-the-same-manner-as,-the-principal-sum-hereby-secured. And_the_said_party_of_the_first_part-does_further-covenent_end-egree that_in_case_of_default_in_payment_of_any_installment-of_interestor in the performance of any of the covenants or agreements hereincontained, then, or at any time thereafter during the continuance of such default, the said parties of the second part, their successors, heirs or assigns, may without notice, declare the entire debt hereby secured, immediately due and payable, and thereupon or in case of default in payment of said promissory note at naturity, the said parties of the second part, their successors, heirs or assigns shall be entitled to immediate possession of said premises, and may proceed to foreclose this mortgage; and in case of foreclosure, the . judgment rendered shall provide that the wolhe of said premises be sold together and not in parcels. In Witness Whereof, the said party of the first part has hereunto set his hand the day and year first above written. William A. Herrison. In Presence of M.B.Hendrickson.

J.L.Petty john.

68

State of Kansas, Johnson County,SS: Be It Remembered, That on this