specified, in manner aforesaid, together with all costs and expenses of collection, if any there shall be, prid by the said party of the second part, its successors or assigns, in maintaining the priority of this mortgage. And the said party of the first part does further covenant and agree until the debt hereby secured is fully satisfied, to pay all the legal taxes and assessments levied under the laws of the State of Kenses, on said premises, or on this mortgage, or on the note or debt hereby secured, before any penalty for non-payment attaches thereto; also to abstain from the commission of waste on said premises, and keep the buildings thereon in good repair and insured to the amount of \$1500 in insurance companies acceptable to the said party of the second part, its successors or assigns, and assign and deliver to it or them all policies of insurance on said buildings, and the renewals thereof. And it is agreed by seid first parties that the party of the second part, its successors or assigns, may make any payment necessary to remove or extinguish any " prior or outstanding title, lien or incumbrance on the premises hereby sonveyed, and may pay any unpaid taxes or assessments charged against said property, and may insure said property if default be made in the covenant to insure; and sums so paid shail become a lien upon the above described real estate, and be secured by this mortgage, and mey be recovered, with interest at ten per cent, in any suit for the foreclosure of this Mortgage. In case of such foreclosure, said real estate shall be sold without appraisement. And the said party of the first part does further covenant and suree that in case of default in payment of any installment of interest or in the performance of any of the covenants or agreements herein contained, then, or at any time thereafter during the continuance of such default, the said party of the second part, its successors or assigns, may without notice, declare the entire debt ! ereby secured immediately due and payable, and thereupon, or in case of default in payment of seid promissory note at maturity, the said party of the second part, its successors or assigns, shall be entitled to the immediate possession of said premises, and may proceed to foreclose this mortgage; and in case of foreclosure, the judgment rendered shell provide that the whole of said premises be sold together and not in parcels. In Witness Whereof, the said party of the first part have hereunto set their hands the day and year first above written. -Sylvester-Stull--Hary-B.-Stull.-State-of-Kansas -County-of-Douglas -SS-On-this-lith,-day-of-December,-A.D.-1905,-before-Hen-a-Notary-Public,-in-and-for-said County -- personally-appeared-Sylvester-Stull-and-Mary-B.-Stull-Husband-and-Wife-to-me-kno to be the person mened in and who executed the foregoing instrument, and acknowledged that they executed the same as their voluntary act and deed. Mitness my hand and official seal, the cay and year lest above and the second se seal, the day and year last above written. (SEAL) Zella W. Iliff Notary Public.

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