213 ynesthen-this-mortgage to-be-void, and to be-released at the expence of the said party of -. nfthe first part -, otherwise to remain in full force and effect. And the said parties of the first part do hereby covenant and agree to opay, or cause to be paid the principal sum and interest above specified, in manner aforesaid, together with all ion. costs_and_expences_of_collection, if any there_shall be, and any costs, charges or ceipt attorney's fees incurred and paid by the said parties of the second part, their, Surdefinitions the title to the fand hereb successors, heirs or assigns, in maintaining the priority of this mortgage, or the mortgage v . validity of this mortgage, when attacked by parties other than the mortgagor. of And the said party of the first part do further covenant and agree until the debt hereby secured is fully satisfied, to pay all taxes and assessments levied under mber the laws of the State of Kansas, on said premises, or on this mortgage, or on the er note or debt hereby secured, before any penalty for non-payment attaches thereto; the also to abstain from commission of waste on said premises, and keep the buildings y (20 thereon in good repairs and insured to the amount of \$800.00 in insurancecompanies acceptable to the said parties of the second part, their successors heirs KAN or n assigns, and assign and deliver to them all policies of insurance on said buildings ntinand the renewalsthereof; and in case of failure to do so, the said parties of the rt. second part, their successors, heirs KMM or assigns, may pay such taxes and assessments, make such repairs, or effect such insurance; and the amount paid therefor, with interest thereon, from the date of payment, at the rate of ten per cent per are annum, shall be collectible with, aspartof, and in the same manner as, the principal me sum hereby secured. hev And the said party of the first part do further covenant and agree that in case of sons i 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 ethe continuance of such default, the said parties of the second part, their successors ced heirs or assigns, may without notice, declare the entire debt hereby secured, ny immediately due and payable, and thereon, or in case of default in payment of said promissory note at maturity, the said parties of the second part, their successors heirs or assigns shall be entitled to immediate possession of said premises, and DAV may proceed to foreclose this mortgage; and in case of foreclosure, the judgement 0/100 rendered shall provide that the whole of said premises be sold together and not in pa parcels. In Witness Whereof, the said parties of the first part have bereunto set t their hands the day and year first above written, tem -Addie-Haynes TN-PRESENCEOF J.W. Thomas -Horace-M. -Haynes-S.D.Mohennan State of Kansas, Pranklin County, SS. Be it remembered, That on this 23rd day of Karoh 18 A.D.XMMM - nineteen - hundred and - nine - before - me , - the - undersigned , - a-Notary - Public - inand for said County and State, came Addie Hayne - who is personally known to me to be the identical person described in and who executed the foregoing mortgage deed, and ble -duly-acknowledged-the-execution-of-the_same_to_be_her_voluntary_act_and_deed.__ -In-Testimony-Whereof , I-have hereunto subscribed my name and affixed my official ned

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