sum and interest above specified, in manner aforesaid together with all costs and expenses of collection, if any there shell be, and any costs, charges, or attorneys fees incurred and paid by the said party 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 attacked by parties other than the mortgagor. 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 the laws of the state of Kansas, on said premises, or and assion this mortgage, or on the note or debt hereby secured, before any penalty for nonpayment 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 od \$_____ in insurance companies acceptable to the said parties of the second part, their successors, heirs and assigns, and assign and deliver to them all policies of insurance on said buildings and the renewals thereof; and incase 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 AND THE X cent per annum, shall be collectible with, as part of, and in the same manner as the ally seiz principal sum hereby secured. AND the said party of the first part do further covenant and agree that in case of default in payment of any installment on interest or 111 Warrin 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 parties of e thereof thesecond 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 thesecond-part, their successors heirs or assigns, shall be entitled to immediate possession-of-said-premises, and-may-proceed-to-foreclose-this-mortgage; and-incase-offoreclosure, the judgment rendered shall provide that thewhole of said premises be or assign sold together and not in parcels. IN WITNESS WHEREOF, the said parties of the first part_have_hereunto_set_their_hands_the_day_and_year_first_above_written.__ cent per IN_PRESENCE_OF George_Brecheisen.___ George_Brecheisen_Jr.__ Mary_A._Brecheisen W._G. Pugh 1 State of Kansas, Douglas County SS. Be it remembered that on this 2nd day of August -A. D. ninteen hundred and nine before me the undersigned, a Notary Public in and for h - execusaid County and State, came George Brecheisen and Mary A. Brecheisen, his wife, who are personally known to me to be the identical persons described in and who executed Pettyjohn the foregoing mortgage deed, and duly acknowledged the execution of the same to be their voluntary act and deed. IN TESTIMONY WHEREOF, I have hereunto subscribed my 1 oid, and. name and affixed my official seal on the day and year last above written. , other-My commission expires January 13th 1912. (SEAL) George Brecheisen Jr. the first Notary Public Douglas County, Kansas. Floyd & Lawrence principa Recorded Aug. 7, 1909 at 9.21 A.M. Register of Deeds. ÷ 4

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