to be foreclosed, and shall be entitled to immediate possession of the premises and the rents, issues and profits thereof. Third .-- Said parties of the first part hereby agree to keep all buildings, fences and other improvements upon said premises in as good repair and condition as the same are in at this date, and abstain from the commission of waste on said premises until the note hereby secured is fully paid. Fourth .-- Said parties of the first part hereby agree to procure and maintain policies of insurance on the buildings erected and to be erected upon the above described premises, in some responsible insurance company, to the satisfaction of the legal holder or holders of this mortgage, to the amount of twenty-five hundred dollars, loss, if any, payable to the mortgagee or its assigns. And it is further agreed that every such policy of insurance shall be held by the party of the second part, or the legal holder or holders of said note, as collateral or additional security for the payment of the same; and the person or persons so holding and such policy of insurance shall have the right to collect and receive and and all moneys which may at any time become payable and receivable thereon, and apply the same when so received, to the payment of said note, together with the costs and expenses incurred in collection said insurance; or may elect to have buildings repaired or new buildings erected on the aforesaid mortgaged premises. Said party of the second part, or the legal holder or holders of said note, may deliver said policy to said parties of the first part, and require the collection of the same and payment made of the proceeds as last above mentioned. Should a renewal policy not be delivered to second party immediately upon expiration of the former policy, said second party may insure the property immediately. Fifth. -Said parties of the first part-hereby-agree-that-if-the-maker-of-said-note-shall-fail-to-pay-or-cause-to-bepaid any part of said money, either principal or interest, according to the tenor and effect of said note and coupons, when the same becomed due, or to conform or comply-with-any-of-the-foregoidg-conditions-or-agreements, the whole-sum-of-moneyhereby-secured-shall, at-the-option-of-the-legal-holder-or-holders-hereof, becomedue\_and\_payable\_at\_once\_without\_notice.\_And\_the\_said\_parties\_of\_the\_first\_part\_for\_ said\_consideration\_do\_hereby\_expressly\_waive\_an\_appraisment\_of\_said\_real\_estate,and\_all\_the\_benefits\_of\_the\_homestead\_exemption\_and\_stay\_law\_of\_the\_State\_of\_Kansas The\_foregoing\_conditions\_being\_performed, this\_covenant\_to\_be\_void; otherwise\_of\_\_ full force and virtue. Sixth .-- In case of default of payment of any sum herein covenanted to be paid, for the period of thirty days after the same becomes due, or in default of performance of any covenant herein contained, the said first parties agree to pay to the said second party and its assigns, interest at the rate of ten per cent per annum, computed annually on said principal note, from the date thereof to the time when the money shall be actually paid. Any payments made on account of interest shall be credited in said computation so that the total amount of interest collected shall be and not exceed the legal rate of IO per cent per annum. In Tes TIMONY WHEREOF, The said parties of the first part have hereunto subscribed their names and affixed their seals on the day and year above mentioned. (OVER)

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