upon\_said\_premises, be\_secured\_by\_this\_mortgage\_and\_be\_collected:in\_the same manner as the principal debt hereby secured, to gether with interest at the rate of ten per cent per annum until paid. he party of the first part further covenants and agrees to keep the buildings, fences and other improvements now upon, or which may be placed upon said premises, in good repair and condition; and to procure, maintain and deliver to the party 3 of the second part, as additional and collateral security, policies of insurance against loss and damage by fire, tornadoes, cyclones and wind-X storms to the amount of not less than Six Hundred and Fifty Dollars, loss, de if any, payable to the party of the second part as its interests may ap-1 Regard pear; and if additional insurance be procured thereon, and the policies 200. Shall not be made in terms payable as herein specified, the company placing such additional insurance shall nevertheless make contribution in case S of loss to the same extent as it would be required to do if said policies À gridente had XX been so made payable and delivered to the party of the second part Ser auch as additional and collateral security for the payment of said debt. 0 t St rec The party of the first part further agrees that if default be made for the andra -672 5 space of three months in the payment of any sum covenanted to be paid in ates 3 said promissory note, including the dues, interest, life insurance pre-2 cc y miums and fines, as provided in said Rules and By-Laws; or in paying the 0 heer acce read taxes and insurance premiums herein covenanted to be paid; or in case of the breach of any covenant in said promissory note or herein contained; or 19 evente 54 Later if said premises become unoccupied and vacant for the space of three mon-0 ths; or strip and waste be committed; all sums hereby secured shall, at 6 X the aption of the party of the second part, become due and payable and ind and 0 bear interest at the rate of ten per cent per annum until paid, and the Ling party of the second part shall have the right to foreclose this mortgage 3 and to have a receiver appointed to take charge of, care for and rent said premises, and out of the rents, issues and profits derived therefrom to pay the costs of repairs, taxes and insurance premiums; and the residue, ... if any there be, after paying said receiver a reasonable compensation for > his-services, shall-be-applied-upon-the-debt-hereby-secured. The-party-ofthe-first-part-further agrees that the fees for continuing the abstract of A.Y.Y title-of-said-premises-to-the-date-of-commencing-foreclosure-action,-dhallbe\_included\_in\_any\_judgment\_and\_decree\_of\_foreclosure\_hereunder.-The\_party\_of\_the\_first\_part, for\_said\_consideration, hereby\_expressly\_waive-\* Dec appraisement of said real estate, and all the benefit of the homestead,exemption and stay laws of the State of Kansas. The foregoing conditions being performed, this conveyance shall be void and this mortgage discharged; otherwise to remain in full force and effect. In Witness Whereof, the That party of the first part have hereunto subscribed their names and affixed their seals the day and year first above written.

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