is hereby acknowledged, do by these presents mortgage and warrant unto said party of he the second part, its successors and assigns, all the following described real estate, hereon in situated in the county of Douglas and state of Kansas, to-wit: The South one half mi-(S2) of Lot number fifty (50) on Vermont Street in the City of Lawrence. ent TO HAVE AND TO HOLD the same, together with all and singular the tenements, nced R hereditaments and appurtenances thereunto belonging or in any wise appertaining, hereforever. Provided Always, And this instrument is made, executed and delivered upon insure is al the following conditions, towit: Said Parties of the first part are justly indebted for unto the said party of the second part in the principal sum of Seventeen hundred and urance fifty Dollars, payable according to the tenor and effect of one certain first morthave gage note, executed and delivered by the said parties of the first part, bearing R d.at defe Feb. 4th 1911, and psyable to the order of the said party of the second part, 14 first on the 4th day of Feb. 1916 with interest thereon from date until maturity atthe rate 110088of six per cent per annum, payable semi-annually on the 4th days of August and February toin each year, and ten per cent per annum after maturity, the installments of internote est being further evidenced by ten interest coupons attached to said principal note 23 d other and of even date therewith, and payable in like manner. Said parties of the first ny part agree to insure said real property for the period of this losn for at least 13 r if Dollars, for the benefit of the said mortgagee, or its assigns, any loss d and under such insurance to be made payable to them according to their interest; and also e are agree to have any release of this mortgage ande by said mortgagee or its assigns, SR. kept recorded at the expense of said parties of the first part. Now, if said parties or 91 the first part shall pay or cause to be paid to said party of the second part, its option successors or assigns, said sum of money in the above described note mentioned, toto gether with the interest thereon, according to the terms and tenor of said note and he coupons, then these presents shall be wholly discharged and void; but otherwise shall ten. remain in full force and effect. But if said sum of money, or any part thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises or any y of part thereof are not paid when the same are by law made due and payable, or it insurr the ance as agreed is not procured and kept in force, then the whole of said sum and sums usband and interest thereon, shall, without notice, and by these presents, become due and · 19 m ed 2 payable at the sole option of the holder hereof, and said party of the second part the shall be entitled to the possession of said premises. In Witness Whereof, the said parties of the first part have hereunto set their hands the day and year first above and 29 W. J. Francisco written. Julia F. Francisco State of Kansas Douglas County, SS. Be it remembered, that on this 4th day of February A.D. 1911, before me, the undersigned, a Notary Public, in and for the County and Cito State aforesaid, came W. J. Francisco and Julia F. Francisco, Husband and wife, who are personally known to me to be the same persons who executed the within instrument o See of writing, and such persons have duly acknowledged the execution of same. In Testimony Whereof, I have hereunto set my hand and affixed my notarial scal, the day and year last above written. ancis-S. A. Wood, Notary Public. Tern Expires Apr. 10 1913. (SEAL) Recorded Faby: 7th A.D. 1911 at 3:15 P.N. ate . Hoge L Lawrence Register of Deeds , of iderhich.

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Martin Ball Frankers