amount of _____Dollarsloss, if any, payable to the mortgagee or his assigns. ble And it is further agreed that every such policy of insurance shall be held by at the part of the second part, or the legal holder or holders of said note, as ion of collateral or additional security for the payment of the same; and the person or e lawpersons so holding any such policy of insurance shall have the right to collect ent is and receive any and all moneys which may at any time become payable and receivable thereon, and apply the same when received to the payment of said note, together with the costs and expenses incurred in collecting said insurance; or nto may elect to have buildings repaired or new buildings erected on the aforesaid 00/10 mortgages premises. Said party of the second part or the legal holder or holders thereof said note, may deliver said Policy to said party of the first part, and rele and quire the collection of the same and payment made of the proceeds as last above rtain mentioned. FIFTH. Said parties of the first part hereby agrees that if the maker seid of said note shall fail to pay or cause to be paid anypart of said money, either ble principal or interest, according to the tenor and effect of said note and coupons, Natwhen the same becomes due, or to conform or comply with any of the foregoing rity conditions or agreements, the whole sum of money hereby secured shall at the day of option of the legal holder or holders hereof, become due and payable at once, 11 ment. without notice. And the said part of the first part, for said consideration does [acipal hereby expressly waive an appraisment of said real estate, and all benefits of Barry the homestead exemption and stay laws of the State of Kansas. The foregoing conhe ditions being performed, this covenant to be void; otherwise of full force and d prem virtue. SIXTH. In case of default of payment of any sum herein covenanted to be ITARCe paid, for the period of thirty days after the same becomes due, or in default of srt. D performance of any covenant herein contained, the said first parties agree to pay ire to the said second part_ and his assigns, interest at the rate of 10 per cent per ect to annum-computed annually on said principal note, from the date thereof, to the time d when the money shall be actually paid. Any payments made on account of interest ze . shall be credited in said computation so that the total amount of interest collect" th ed shall be, and not exceed, the legal rate of 10 per cent per annum. In legal TESTIMONY WHEREOF, The said parties of the first part have hereunto subscribe their name and affix their seals on the day and year above mentioned. John H. Holsapple (SEAL) (SEAL) Kitty Holsapple. osed State of Kansas Osage County SS.Be it remembered that on this 28th day of February A.D. nineteen hundred and eleven, before me, the undersigned, a Notary Public in and for said County and State, came John H. Holsapple and Kittie Holsapple, husband ts, and wife, who are personally known to me to be the identical persons described in Agrees and white, who are periodicly money of the de so the internet and periodic best internet and who executed the foregoing mortgage deed and chily acknowledged the execution of the same to be their voluntary act alld deed. In Testimony Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year last above in as rom written. My commission expires Nov 24th 1913. (SFAL) J.A.Cordts , Osage County, Kansas. 15 Haya L' Lawrence RECORDED MARCH 2, 1911 at 10.05 A.M. ire Register of Deeds. rected w, he

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