the following described real estate, situate in Marion Township, County of Douglas and state of Kansas, to-wit: The Northwest quarter of the Southwest Quarter of Section Thirteen, and the West Sixty acres of the north half of the Northeast quarter and the East Half of the Southeast quarter of Section Pourteen; all informship Fifteen South, Range Seventeen East of the Sixth Principal Meridian, containing one hundred and sixty acres, more or less, with buildings and improvements, hereditaments, rights.

, more or rese, with burgaries and improvements, hereditaments, Together with all and singular the tenements, hereditaments, privileges and appurtenances thereunto belonging or in anywise appertaining; hereby Priviteges and apparentances overeance octonging or in anywise apperenting, sereby releasing and waiving all rights under and by virtue of the Homestead Exemption laws of the State of Kansas, and all right to retain possession of said real estate after of the State of ARMERE, and all fight to retain possession of said real state and default in payment, or after breach of any covenant or undertaking herein by said first party to be kept and performed; To have and to hold the said real estate with all and singular the tenements, hereditaments, rights, privileges and appurtenances Bil and singular one consuming, meredicamentos, rights, grivinges and appartenances thereto belonging or in anywise appertaining, and all the rights of Homestead Massical Exemption, to the said second party and to the successors and assigns of said second party, forever, for the uses and purposes herein expressed; And each of the persons percy, intever, for the uses and purposes netwin expressed. And real of the pris-together constituting the said First Party, hereby severally expressly covenants, promises and agrees to and with said second party, and all said persons together constituting said first party hereby jointly covenant, promise and agree to and with said second party, as follows, to wit: (1) That said first party is the owner of said real estate in fee simple and has good right to sell end convey and mortgage the same; (2) That said real estate is free from all liens and encumbrances; (3) That said first party is in peaceable possession thereof and will forever warrant and defend the same against the lawful claims of all persons whomsoever; (4) To pay the Principal and Interest moneys hereby secured when and as the same shall become due and payable, without deduction for any taxes, rates or governmental charges of any kind, any and all which said taxes, rates or governmental charges upon the ownership kind, any and all which said taxes, rates or governmental charges upon the untership of the party of the second part hereto, or upon the Notes or indebtedness secured hereby, shall be paid by the party of the first part; (5) Not to commit or primit waste on said real setate, nor allow any of the buildings situate thereon to become vacant or unoccupied; (6) To pay all taxes and assessments of every kind which may be vacant or unoccupied; (0) to pay all taxes and assessments of every and which may be levied or assessed within the State of Kansas, upon said real estate, or any part thereof, or upon the ownership of said party of the second part in said real estate, or upon the Notes or indebtedness secured by this Mortgage, before any taxes and or upon the notes or incrotroness secured by this wortgage, before any taxes and assessments as aforessid may become delinquent; (7) to produre and keep in force, Policies of Fire Insurance, insuring the buildings which now are, or hereafter may be on said real estate, for an amount and in Stock Companies at all times satisfactory to said second party so long as any part of the indebtedness hereby secured shall remain unpaid, and to deliver the Policies representing sold insurance, to said second party, with standard New York and Pennsylvania non-contributory Mortgage Clauses stached to said Policies, making the loss thereugder, if any, payable to said second party as additional security; (8) That said second party may pay any and all texes or assessments as in this Mortgage provided, redeem said real estate from tax assessment sale, remove all statutory or other liens therefrom, and procure said Fire Insurance, on failure of the first party so to do; and all moneys so advanced, with interest at the yearly rate of ten per cent., shall be segured by this Mortgage and shall be paid by said first party on demand, or on demand, upon the party then in possession of said real estate; (9) That if default shall be made in the payment of said Principal or Interest Notes, or any of them, when due, or if there shall be default shell to made in the pryment of said Principal or Interest Notes, or any detault shell le mede in the perment of sold trincipal of Instrum and the of any formation of the solution of the performance of any formation of the performance of any formation of the performance of the Mortgage and by Il party of the first part to be kept and performed then and in either puck Case the party of the instrument bereby, including all payments made by the party of the more secured hereby, including all payments made by the perty of the , The second part for liens, Texes, assessments, fire insurance premuims, costs, charges, or otherwise howspever, shall, at the option of said second party, forthwith become due and payable, and may be collected at once by forealosure or otherwise, without notice of breach of such covenant, condition, promise or undertaking; (10) That notice of breach of such novemant, condition, promise or undertaking; (10) That the principal sum secured by this Mortgage, less any proper credit for money already paid on account of said principal sum, shall in case of such default and the exercise offuch option, beer interest until said principal sum shall be fully paid, at the yearly rate of tem. per cent. as agreed, assessed and liquidated demages for such default; and this Mortgage shall stend as security therefor and thereupon may be foreclosed to pay the same; (11) That upon any such default it shall be harful for the party of the second part, at the option of said party of the second part, forthwith to enter into and upon the real estate hereby granted. or may part thereof, and to party of the second part, at the option of said party of any part thereof, and to enter into and upon the real estate hereby granted, or any part thereof, and to receive all rents, issues and profits thereof; (12) That if any proceedings shall be brought to forealose this Mortgage or to collect the principal or interest represented by the Notes hereinhefore recited, the Court may, upon application at Tay time during such proceedings or during any period of stay of execution or redemption from the foreolosure or other judgment or decres, appoint a Receiver to take possession, control and care of said real estate and collect the rents and profits thereof and apply the net proceeds to the payment of the debt hereby secured; and such application for the appointment of a Receiver shall in no manner prevent or retard the collection of all sume secured by this Mortgage wither be foreclosure or otherwise (13) That any failure of the party of the second part to exercise any right or option by this Mortgage given or reserved to said park of the second part, shall not estop said party of the second part from exercising any suburight or option upon any subsequent default of the party of the first part; (14) That all rights and remedies given or reserved to said second party, shall be cumulative and may be all

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