to its successors and assigns forever. And the said parties of the first part do to its successors and assigns forever. And the said parties of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owners of the premises above granted, and seized of a good and indefeasible estate of inheritthe premises above granted, and seized of a good and indefeasible estate of inherit-ance therein, free and clear of all incumbrances, and that they will warrant and defend the same in the quiet and peaceable possession of said party of the second part, its successors and assigns, forever, against the lawful claims of all persons whomsoever: the intention being to convey an absolute title in fee to said premises. wnomsoever: the intention being to convey an absolute title in ree to said premises Provided, always, and this instrument is made, executed and delivered upon the following conditions, to wit:

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Pirst. Said grantors are justly indebted unto the said party of the second part in the principal sum of two thousand Dollars, lawful money of the United

States of America, being for a loan thereof made by the said party of the second part to the said grantors and payable according to the tenor and effect of their certain First Mortgage Real Estate Note No. 2928 executed and delivered by the said grantors bearing date Feby 21, 1921, payable to the order of The State Savings Pank, granours bearing user reby 21, 1521, payable to one order of the board cavings tank, Topeka, Kansas, Jamary 1st, 1926. after date, at its office in Topeka, Kansas, with interest thereon from date until maturity at the rate of seven per cent per annum, payable semi-annually, on the first days of July and January in each year, and ten per cent per annum after maturity, the installments of interest being further evidenced by ten coupons attached to said principal note, and of even date herewith and payable to the order of said The State Savings Bank, Topeka, Kansas, at its

Second. Said first parties agree that in addition to securing the other office in Topeka, Kansas, Second. Said first parties agree that in Eduction to securing the other sums mentioned herein, that this mortgage shall also stand as security for any and all additional sums up to one hundred dollars that may be loaned or advanced to first parties by second party; and upon the maturing of the present indebtedness for any cause, the total debt on any such additional loans shall at the same time, and for the same specified caused, be considered matured and draw ten per cent interest and be collectible out of the proceeds of sale through foreclosure.

Third. That the parties of the first part agree to keep all fences buildings and improvements on the said premises in as good repair as they are at the date hereof; to permit no waste of any kind; to keep all the buildings which are now or may hereafter be upon the premises continually insured against fire to the amount ofDollars, and against tornado to the amount ofDollars, in Insurance Companies acceptable to, and with policies payable to, said second party; to procure assign and immediately deliver to said second party, with satisfactory mortgage clauses, such insurance policies and to pay all insurance premiums when due, In case of loss second party may collect the insurance moneys or may require first parties to make such collection. The insurance moneys shall be applied either on the indebtedness hereby secured or in rebuilding, as the second party may elect. Should a renewal policy not be delivered to second party immediately upon expiration of the former policy, said second party may insure the property.

Fourth. Said parties of the first part agree to pay immediately when due, and before penalty for non-payment attaches thereto, all taxes and assessments general or special, which may be assessed or levied in the State of kansas, under any law now existing or hereinafter enacted, upon the said land, premises or property or upon the interest of the holders of this mortgage therein, whether such holder be a resident or a non-resident of the State of Kansas. Upon the violation of the violation of the foregoing undertaking in any particular, or upon the passage by the State of Kansas of any law imposing payment of the whole or any portion of the aforesaid taxes upon the party of the second part herein or any subsequent holder of this mortgage, whether a resident or a non-resident of the State of Kansas, or upon the rendering by any court of competent juridiction of a decision that an undertaking to pay such taxes or any of them, or any similar undertaking in whole or in part is legally inoperative pr void, then and in any such event, the debt hereby secured without deduction, shall, at the option of the party of the second part, and without notice, become immediately matured, due and collectible notwithstanding any-thing contained in this mortgage or any law hereinafter enacted. The parties of the first part further agree to furnish to the holder of this mortgage, on or before July 15th of each year, a certificate of the proper authority, showing full payment of all such taxes and assessments for the preceding year.

Fifth. That the party of the second part may make any payments necessary to remove or extinguish any prior or outstanding title, lien or encumbrance on the said premises, pay any costs, charges or attorney fees necessary tomaintain the the said premises, pay any coust, charges of above mentioned taxes or assessments, priority of this mortgage, pay any of the above mentioned taxes or assessments, make all needed repairs and effect the required insurance; and any sums so paid shall become a lien upon the said real estate and be collected as a part of the principal debt hereby secured with interest at ten per cent per annum.

Sixth. That the parties hereto further agree that all the covenants parties of the first part herein contained shall extend to and bind themsolved of the their heirs, executors, administrators, successors and assigns, and shall inure to the benefit of the party of the second part, its successors and assigns.

the benefit of the party of the scone party is the therein specified be made, this Seventh. That if such payments as are herein specified be made, this conveyance shall be void; but in case of default in payment of any installment, either of interest or of principal or in the performance of any of the covenants

or agreements herein contained, then or at any time thereafter, during the contin-uance of such default, the said party of the second part may, without notice, declare the entire debt hereby immediately due and payable, and thereupon, or in case of default in payment of said principal debt upon maturity, the said party of the second part shall be entitled to the immediate possession of said premises and to

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