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 holder of this mortgage therein, whether such holder be a resident or a non-resident of the State of Kansas. Epon the violation of the foregoing undertaking in any particular, or upon the passage by the fitte of Kansas of any law imposing payment of the whole on any portion of the aforesaid taxes upon the any the imposing payment of the wore of my portion of the moresult taxes upon the party of the second part therein or any subsequent holder of this mortgage, whether a resident or a nor-resident of the State of Kansas, or upon the rendering by any a recident or a nor-resident of the State of Fanns, or upon the rendering by any court of competent jurisdiction 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 or word, then and in any similar undertaking in whole or in part is legally inoperative at the option of the party of the second part, and without natice, become innertantely natured, due and collectible notwithstanding anything contained in this mortgage or any law hereinafter enected. The parties of the first part further agree to furnish to the holder of this mortgage, or or before duly 15th of each year, a certificate of the proper authority, showing fully 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 insumbrance on the said premises, pay my costs, charges or attorney fees necessary to maintain the priority of this mortgage, pay any of the above mentioned Taxes or a sessments. 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 secures with interest at ten per cent per annum.

Sixth. That the parties hereto further agree that all the covenants and agreements of the parties of the first part herein contained shall extend to and bind therefore, their being, excutors, akinistrators, successors and assigns, and shall inure to the benefit of the party of the second part, its successors and assigns.

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 berein contained, then, or any time thereafter, during the continuance of such default, the said party of the second part ray, without notice, declare the entire debt hereby secured innegiately due and payable, and thereupon, or in case of default in parents of said principal debt upon maturity, the said party of the second part shall be entitled to the interview possession of said previews and to receive the rents and profits therefrom as additional and collateral security for the incebted ness hereunder, and may proceed to foreclose this mortgage; and from the date of such default all items of in debledness horeunder shall draw interest at the rate of ten per cent per annum; and in case of foreologure the judgment rendered shall prowhen you can be made about shall be sold in the entirety and not in parcels, and any then existing law remains the present resemption period may rovern, at the option of the holder of this mortgage; and said first parties hereby expressly waive an appraisement of said real estate, and all benefits of the homestead exemption and

any laws of the State of Fansus, now existing or hereafter enacted. In Testimony whereof, the said parties of the first part have hereunto subscribes their names and affixed their seals on the day and year shows mentioned.

Executed and selivered in presence of

George B. Victor, (Seal) Daisy M. Victor, (Sen1) 4

State of Kansas, Buglas County, ss. Pe 15 remarbered, that on this 27th day of September 5.D. 1921, before me, the undersigned a Notary Public in and for the County and State eforewaid, came George P. Vistor and Dairy E. Wistor, his wife, to se personally known to be the sure persons who executes the foregoing instrument, and duly acknowledged the execution of the same to be their voluntary act and weed.

In witness whereof, I have hereunte set my hand and flixed my official seal, the day and year list above written.

Corrission expires Cepterber 15th, 1922. (L.S.)

E. J. Hilkey, Notary Public.

Recorded Sept. 27, 1921, * At 11:35 0'clock A.F.

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