645 lebt 1 Sa E.Willing MORTGAGE. stain 192.8 on THIS INDENTURE, Made this 30th day of December in the year of our Lord mineteen hundred and Twenty two by and between R. C. Burgert and Estella Burgert, husband and wife able of the County of Douglas and State of Kansas, parties of the first part, and THE CENTRAL -sh he TRUST COMPANY, party of the second part: BIAN WITNESSETH, That the said parties of the first part, in the conderation of the sum of SEVEN. THOUSAND DOLLARS, to them in hand paid, the receipt whereof is hereby acknowle t. 3 dged, do by these presents GRANT, BARGAIN, SELL and CONVEY unto the suid party of the second ish 30 nvepart, its successors and assigns, all of the following described real estate, situated in the y County of Douglas and State of Kansas, to wit: paid Lots Numbered One Hundred Five (105) and One nis Hundred Seven (107) on New Jersey Street; the r the Necendred South Ten (10) feet of Lot Numbered One Hundred 1811 Seventy-three (173) and all of Lot Numbered One Hundred Seventy-five (175) on New Hampshire St that reet, in the City of Lawrence. nance TO HAVE AND TO HOLD THE SAME, with all and singular the hereditaments and appurt-Henances there to belonging or in anywise appertaining, and all rights of homestead exemption, thereunto the said party of the second part, and 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 fare the lawfull owners of the premises above granted, and seized of a good and indefeasible ct. y sec. yme nt cancelled this Ľ, 100estate of inheritance therein, free and clear of all incumbrances, and that they will warrses, ant and defend the same in the quit and peaceable possession of said party of the second Lind 8 3 4 udgpart, its successors and assigns, forever, against the lawful. claims of all persons whomsoa.d 194 and ever. ILLI Fratern PROVIDED, Always, and these presents are upon the following agreements, covenants hereby been pied in and conditions, to-wit: FIRST. That the parties of the first part are justly indebted to the party of the The second part in the sum of SEVEN THOUSAND DOLLARS, according to the terms of one certain mort et incon gage note of even date herewith, executed by said parties of the first part, in consideration 1 of the actual loan of the said sum, and payable on the first day of January, 1928, to the order of the said second part with interest thereon at the rate of 6 per cent per annum, January . 12 - 8 + 1 - J. payable semi-annually, on the first days of January and July in each year, according to the terms of interest notes thereunto attached; both principal and interest and all other indebt ied this edness acruing hereunder being payable in lawful money of the United States of America, at nt. 5 NATIONAL BANK CF COMMERCE, New York, N.Y._, or at such other place as the legal holder hold-1 - 24 er of the principal note may in writing designate, and all of said notes bearing ten per day of en. cent interest after maturity. i i i SECOND. That the parties of the first part agree to keep all fences, buildings 1 a Daris and improvments on the said premises in as good repair as they are at the date hereof; to The permit no waste of any kind; to keep all the buildings which are now or may hereafter be upon the premises unceasingly insured to the amount of EIGHTY FIVE HUNDRED DOLLARS, in insurance companies acceptable to the party of the second part with policies payable to it eeds in case of loss to the amount then secured by this mortgage; to assign and deliver to it, with satisfactory mortgagee clauses, all policies of insurance on said buildings and to pa all insurance premiums when due. In same of loss it is agreed that the party of the second part may collect the insurance moneys or may deliver the policies to the parties of the Page first part for collection. At the election of the said party of the second part, the insur 62-,609.) ance moneys shall be applied either on the indebtedness secured hereby or in re-building. THIRD. That the party of the second part may make any payments necessary to remo signs or extinguish any prior or outstanding title, lien or incumbrance on the premises hereby c rance conveyed, and may pay any unpaid taxes or assessments charged against said property, and property if default be made in the covenant to in sure; and, sums so paid shall PANY, may insure become a lien upon the above described real estate, and be secured by this Mortgage, and may be recovered, with interest at ten per cent, in any suit for the foreclosure of this Page/ Mortgage . In case of foreclosure it is agreed that the judgment rendered shall provide that e me. the whole said real estate shall be sold together and not in parcels. .W. · FOURTH. That in case of any default of any of the covenants or agreements herein contained, the fents and profits of said premises are pledged to the party of the second 1200 k 64 me pering ass part as additional and collateral security for the payment of art the indebtedness secured hereby, and the said party of the second part is entitled to the possession of said proper the act and by receiver or otherwise, as it may elect. FIFTH. That the parties of the first part hereby agree to pay all taxes and asse X.C. my ofsments, general or special, excepting only the Federal Income Tax, which may be assessed in augurnent the State of Kansas upon the said land, premises or property, or upon the interest of the party of the second part, therein, and while this Mortgage is held by a nan-resident of the State of Kansas upon this Mortgage or the debt secured thereby; without regard to any law heretofore enacted or hereafter to be enacted, imposing payment of the whole or any part th 1 thereof, upon the party of the second part, and that upon violation of this undertaking or the passage by the State of Kansas of a law imposing payment of the whole or any portion of any of the taxes aforesaid upon the party of the second part, or upon the rendering by any Court of competent jurisdiction of a decision that the undertaking by the parties of t Jou the first part as herein provided, to pay any taxes or assessments is legally inoperative, then, in any such event, the debt hereby secured, without deduction, shall, at the option in a second s

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