Said part ¹⁰ of the first part hereby agree and coverant as follows: FIRST. To pay all taxes and assessments levied upon said premises when the same are due, and insurance premiums for the amount of in-surance hereinafter specified, and all interest coupons, and if not so paid the asid party of the second part, or the legal holder or holders of this moritage, may, without noise, deciare the whole sum of moscy herein secured due and payable at once, or may elect to pay such taxes, assess-moritage, may, without noise, deciare the whole sum of moscy herein secured due and payable at once, or may elect to pay such taxes, assess-ments and insurance premiums, and if auit shall be field for the forcelosure of this moritage, may have the abstract of title outstand take of record of this moritages to the date of fling such forcelosure and it, is in our hoursmace on the premises hereby conveyed, and the maxies any payments necessary to remove or catinguish and price outstanding title, line or incumbrance on the premises hereby conveyed, and the maxies any payments necessary to remove or catinguish and be secured by this mortages, and collected in the same marks as the principal debt hereby secured, with interest thereon at the rate of tax per centum per annum. But whether the legal holder or holders of this mortages elect to pay such taxes, assessments or insurance premisms or not, it is distinctly understood that the legal holder or holders for this mortages take this mortage to be forcelosed, and in case of forcelosure the judgment shall provide that the whole of asid premises to esold to gather and not in parcels.

SECOND. To keep all buildings, fences and other improvements upon said premises in as good repair and condition as the same are in at this date, and abstain from the commission of waste on said premises until the note hereby secured is fully paid.

THIRD. To procure and maintain policies of insurance on the buildings erected and to be erected upon the above-described premises in some responsible insurance company, to the satisfaction of the legal holder or holders of this mortgage to the amount of

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Dollars tornado, to which policies shall be attached mortgage clauses satisfactory to second party; and it is further agreed that every such policy of in-tornado, to which policies shall be attached mortgage clauses satisfactory to second party; and it is further agreed that every such policy of in-surance shall be held by the party of the second part, or the legal holder og holders of said note, as collateral or additional security for the pay-monsy which may at any time become payable, and receivable thereon, and apply the same whon received, to the payment of the same shall have the or new buildings are studied on the same shall have the regard of the same whon received in the mobiling are related on the adoresaid mortgaged premises. Said party of the second part, or the legal holder or holders of said note, may deliver said policy to said parties of the first part, and require the collection of the same, and payment made of the proceeds as las ta hove mentioned.

When here part, and require the contention of the same, and payment made of the proceeds as last above mentioned. FOURTH. That if default occur in the performance of any covenant or condition contained in this mortgage or in the note or coupons se-cured hereby, the whole sum of money hereby secured shall at the option of the legal holder or holders hered be and may able at one, without notice, and shall bear interest at the rate of ten per couting per analysis semi-annually from date of first default, and no failure on the part of the second party to exercise any option to declare the maturity of the debt hereby secured shall be deemed a waiver of right to exercise such option at any other time as to past, present or future default hereonder.

exercise such option at any other time as to past, present or future default hereunder. FIFTH. To pay all taxes and assessments, general or special, excepting only the Fderal Income Tax, which may be assessed in the State of Kanasa upon the said land, premises or property, or upon the interst of the party of the second part, therein, and while this mortgage is of Kanasa upon the said land, premises or property, or upon this motrgage or the dot secure thereby, without regard to any law heretofore enacted or herefore to be enacted, imposing payment of the whole or any part thereof, upon the party of the second part, and that upon violation of this herefore to be enacted, imposing payment of the whole or any part thereof, upon the party of the second part, and that upon violation of this herefore the party of the second part, or upon the rendering by any court of completent jurisdiction of a decision that the undertaking by the parties of the farty part, as herein provide, to pay any taxes or assessments is legally inspective, then, and in any such event, the debt hereby secured, without deduction, shall, at the option of the party of the second part, become immediately due and collectible, nowithstanding anything con-tained in this mortgage or any law hereafter enacted. SIXTIK. That all the covenants and arreements of the nart **105** of the first math herein contained ball second to the taxes.

SIXTH. That all the covenants and agreements of the part 188 of the first part herein contained shall extend to and bind their birs, executors, administrators, successors and assigns, and shall inure to the benefit of the party of the second part, its successors and assigns.

assigns. SEVENTH. That in case of default of any of the covenants or agreements herein contained, or in the note or notes secured hereby, the rents and profits of the said premises are pledged to the party of the second part as additional and collateral security for the payment of all the indebtedness secured hereby, and the said party of the second part is entitled to the possession of and property, by a receiver or otherwise, as it may elect. As additional and collateral security for the payment of the notes and indebtedness hereinbefore described, the said part 1 68 of the first part of the second part all the profits, revenue, royalties, rights and benefits accruing or to accrue to the first part of the second part all the profits, revenue, royalties, rights and benefits accruing or to accrue to the mortgage or assigns. And the said part ¹⁶⁸ of the first part, for said consideration do hereby expressly waive all benefit of the exemption laws of the state in which the property is located. In testimoury whereof the set deart ¹⁶⁸ of the first part, be the tother and the profits are accounted to the second part and the profits and benefits of the exemption laws of the state in which the property is located.

In testimony whereof the said part 108 of the first part ha VO hereunto subscribed their name 8 on the day and year first above

Vissouri STATE OF KANSAR Jackson	COUNTY		Varch	A. D. Nine
BE IT REMEMBERED. That on teen hundred and twenty-eight be	this	day of ad, a Notary Public i	Second a Contract Sector	CLASSING BOOM
William H. Kohr and Emma D.				
			, who	e.
seal	o be their FIMONY WHEREOF on the day and year la	voluntary act and de , I have hereunto su ist above written.	ed, for the uses and	purposes therein so
acknowledged the execution of the same t forth. IN TES	o be their FIMONY WHEREOF on the day and year la	voluntary act and dæ , I have hereunto su ist above written. John H. Bowman	ed, for the uses and bscribed my name a	purposes therein so nd affixed my officia Notary Public.
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