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Provided always, and these presents are usen the express condition that whereas the said John E. Rupp and Maude Rupp, His wife (is or are) justly indebted unto said second party in the principal sum of One Thousand and No/100 Dollars, for a loan thereof made by said second party to said first party, as evidenced by a certain promissory note of even date herewith, made, executed and delivered by first as evidenced by a certain promissory note of even date herewith, made, executed and delivered by first party, and payable to the order of said second party at its office in Kansas City Missouri, in the prin-party and payable to the order of said second party at its office in Kansas City Missouri, in the prin-pivalege granted to pay \$100.00 or any multiple thereof at any interest paying date, with interest from date at the rate of Six per centum per annum, payable semi-annually on the Twenty-second day of January and July of each year. All installments of principal or interest, when in default, shall bear interest from the

date at the rate of Six per centum per annum, payable semi-annually on the inventy-second day of January and July of each year. All installments of principal or interest, when in defauld, shall bear interest from the date delin-quent to the date of payment at the rate of eight per centum per annum. The within described note is given as part of the purchase price of the herein described real estate. The within described note is given as part of the purchase price of the herein described real estate. The within described note is given as part of the purchase price of the herein described real estate. The within described note is given as part of the purchase price of any interest or principal when Said note further provides that in case of default in the payment of any interest or principal when at any time thereafter during the continuance of und default, the leval holder thereof may at his option at any time thereafter during the continuance of und default, the leval holder thereof may at his option at any time thereafter during the continuance of und default. In the leval holder thereof may at his option at any time thereafter during the continuance of und hell has the level hold interest, Now, if the said first party shall pay the aforesaid indebteness, both principal and interest. Now, if the said first party shall pay the aforesaid indebteness, both principal and interest. All of the persons together constituting said first party hereby jointly end severally further All of the persons together constituting said first party hereby jointly end severally further and assessments, general and special, hereafter levied or charged thereon of said note, and each of them as covenant, promise and agree to and with end second party and the holder of said note, and each of them as due the principal and interest thereon, and to pay when due or within the time required by lew all taxes and assessments, general and special, hereafter levied or charged thereon or therefor; and to pay when are tasking of the persons doe th mortgages, if any; and further to pay any recording fee to tax, or any tax or assessment or charge that may be levied, assessed against or required from the holder of said mortgage and note as a condition to maintaining or enforcing or enjoying the full benefit of the lien of this mortgage, or the collection of the said indebtedness; (2) To procure and keep in force, as long as any part of the indebtedness hereby secured shall remain unpeid, policies of insurance in comments its at all times satisfactory to said second marky insuring the buildings which now conclusions are a sold real estate context to said second secured shall remain unpuid, policies of insurance in companies at all times satisfactory to said second party, insuring the buildings which now or hereafter may be on said real estate, against loss by Fire and Lightning in the sum of at least Two Thousand and no/100 Dollars, and against loss by Findstorms, Tornadoes and Cyclones in the sum of at least Coe Thousand Kine Hundred Twenty-five and no/100 Dollars, and to assign and deliver all the policies representing said insurance to said second party, with standard non-contributory beneficiary clauses attached to said policies, making the loss thereunder, if any, payable to said second party, as additional security, with power to demand, and sole power to receive and collect any and all morelys becoming payable thereunder and to apply the same toward the payment of said note, unless otherwise paid, and in the event of foreClosure hereunder with power in said second party causes at the unperior to the lien hereby created to attach to or be enforced against said real estate, nor essign to the purchaser at force losure sele the unexpired term of all such policies; (3) Not to suffer any lien superior to the lien hereby created to attach to or be enforced against seld real estate, nor commit or permit waste of said real estate, nor allow any of the buildings thereon to become weach or unoccupied; (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 of which said taxes, rates or governmental charges upon the ownership of said second party, or upon the note or indebtedness secured hereby, shall be paid by said first party; (5) That said second party or its assign(s) may pay any and all taxes or assessments as in this mortgage provided, may redeem said real estate from tax or assessment sale, and remove all statutory or other liens therefrom, except such liens, if any, as are herein specifically excepted; (6) That, upon default by first party in the performance of any covenant or condition required to be performed by first party under the terms of this mortgage, or any prior mortgage, if any, (including effecting of insurance as herein provided, payment of any final judgment for any statutory lien against said property, including all costs, and payments of delinquent If any as all networks the second party of the same shall be an address or the second party of the same shall be added in second party of the same shall be add or performing (3) the same status of the second party to the same shall be address the same status of the same status at the same same shall be address to the same status at the same same shall be a same status at the same status at the same shall be a same status at the same status and party the same status and party or the same status at the s by it paid or expended in such suit or proceedings. And the same shall be a debt immediately due and payable, which debt is secured by this instrument the same as said note described herein; (3) That first party for himself, his heirs, successors and assigns hereby covenants and agrees with said second party that, in case of the formation, organization, or creation of any new drainage, irrigation, levee or reclamation district(s), at any time during the continuone of the lien of this mortgage, in which the property herein described shall be included within the benefit district(s) thereof, he will immediately, upon the rendering of any final decree in any court of competent fursification, establishing, creating and forming said new drainage, irrigation, levee or reclamation district(s) pay in full the entire indebtedues both principal and interest, secured hereby; whether said indebtedness shall be due or not according to the terms of the note secured hereby; whether said indebtedness shall be due or not according to by any prior lien or mortgage, or any part of the same, or in the payment of the principal or interest secured by any prior lien or mortgage, or if default be made in the performence of any of the covenants or agree-ments required to be performed by first party under the terms of this mortgage, or of any prior lien or mortgage, then the whole indebtedness hereby secured shall, with or without notice, at the option of the holder of any note hereby sesting to second party all of first partyls right, title and interest in and to any and all sum or sums of money, damages, marde, judgments and allowances arising or growing out of any and all suit, proceedings or actions in any Court at any future time for the purposes of acquiring or condeming any part of the land covered by this mortgage, or any easement or right-of-way over, across, under or upon said land, with full power to the said second party to collect and receive, at the risk, cost and expense of first party, such sums of money, damages, awards

Soliset any such such so is more, damages, awards and allowances. And to further secure the payment of said note, the first party hereby assigns to second party and to its assigns, in whole or at the option of the second party, in such amounts or such proportionate part or parts as the second party may from time to time designate, all the rents, royalties, payments and delay moneys that may from time to time become due and payable on account of any and all oil and gas mini leases or interpart leases of any index and all other. leases or mineral leases of any kind, and all other

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