344 DOUGLAS COUNTY thereon from March 1, 1938, to maturity, at the rate provided for in said note, and both principal and interest to bear interest after maturity at the rate of ten (10) per cent per annum, payable annually, until paid. And said parties of the first part expressly agree to pay the said note and the interest thereon promptly as each payment becomes due and payable and shall pay all taxes and special assessments of any kind that may be levied or assessed within the State of Kansas upon said premises, or any part ther of, or upon the interest of the nortgage, its successors or assigns, in said premises, or upon the not or debt secured by this mortgage, and procure and doliver to said party of the second part, its success ors or assigns, at its or their home office, before the day fixed by law for the first interest or pena ty to accrue thereon, the official receipt of the proper officer showing payment of all such taxes and assessments; and, so long as any part of the debt hereby secured remains unpaid to procure and maintain policies of fire and if required tormade and windstorm insurance on the bildings erected and to be erected upon the above described gremises in some responsible commany or commanies, to the satisfaction until paid. 0 Ð - and 10 puind to april 1: 10.00 10.1 pollois of fire and if required tornado and windstorn insurance on the buildings erceted and to be erceted upon the above described premises in some responsible commany or commanies, to the excitateation of the party of the second part, to the amount of loss, if any, payable to the mortgeges or its assigns. It is further agreed that all policies of in-surance, of whatever and there around, taken out on said improvements or fixtures thereto attached during the existence of the doth hereby socured, shall be constantily assigned, pleiged, and de-livered to said party of the so ond part at its New York office at least three days before the expiration of the old policies, with full power hereby conferred to sattle and compromise all loss claims, to de-mand, receive and receipt for all moneys becoming payable thereunder and the same to apply toward the paygent of said obligations, unless otherwise paid, or in rebuilding or restoring the damaged buildings as the mortgege may elect; and in the event of forcelosure hereunder, with power to assign to the pur-chaser at forcelosure sale the unexpired term of all such polities; and shall keep buildings and other improvements on said premises in as good condition and repair as at this thing, ordinary wear and tear only excepted; and shall keep said promises free from all statutory liens, if any, which may be found to exist on said property, and all corpanse and ettorney's foes incured by said party of the se-cond part, its successors or assigns, by reason of litigation with third parties to show statisfaction the parties of the first part agree to pay, otherwise to romain in full force. It is agreed that if the insurance above provided for is not prophyl offocted and the policies therefor duly deposited or if the liens, taxes, special assessments, expenses or attorney's fees above or assigns, (whether electing to declare the, whole indebtedness hereby secured due and collectible or not) may affect the insurance show provided for and pay the coasonable premiums and charg erected upon the above described premises in some responsible commany or commanies, to the satisfaction anna yer the 11.55 NUM NO 4 0 1 there To be hugh ath R Scale 6 1. Conference boration d'and Iron time of payment at the rate so made and provided for by the statutes of the state of Aenses, shall be deemed a part of the indebtedness secured by this mortgage, and all such payments of insurance pre-miums; liens, taxes, special assessments; exponses or attorney's fees shall be due from and payable by the parties of the first part to the party of the second part, its suscessors or assigns, immediately upon being paid by the party of the second part, its suscessors or assigns; intredictely insurance or payment of any such taxes, assessments, liens or exponses by the party of the second part shall not be deemed a waiver of the second party's right to exercise the option hereinafter provided to dealers all of the indebtedness secured hereby dischard callectible. A se link ŋ shall not be deemed a valuer of the second party's right to avorcise the option hereinaiter provided to declare all of the indobtedness secured hereby disand colloctible. And it is agreed that in case default shall be made in the payment of any installment of said not Dor of the interest thereon when due, or in the payments of any insurance premiums, taxe: or special as-sessents, or if there shall be a failure to comply with any condition of this mortgere, then the said note and the whole indobtedness secured by this mortgere, including all payments for taxes assessments, insurance premiums, liens, avrenoses and attorney's fees, herein specified, shall, at the eptien of the party of the second part, its successors or assigns, become due and payeble at once without notice to the parties of the first part, and be collectible at once by forcelosure or otherwise, and appraisement is herebu expressibly windd. with and a is hereby expressly waived. As additional and collateral security for the payment of said note, the mertgagor hereby assigns to said mortgagee, its successors or assigns, all the rights and benefits according to the parties of the first part under all oil, gas or mineral leases on said premises, this assignment to terminate and be-come void upon release of this mortgage. and and come void upon release of this nortgage. Provided, however, that soid party of the second part, its successors or assigns, shall be charge able with no responsibility with reference to such rights and benefits nor be accountable therefor, ex-copt as to sums actually collected by it or them, and that the lesses in any such lesses, shall secoun for such rights or benefits to the marties of the first part or their assigns until notified by legal holder thereof to account for and to pay over the same to such legal holder. Should operation under any cit, gas or minoral lease scriously doprecints the value of said lend for general farming purposes, then not secured by this mortgage shall immediately become due and collectible, at the option of the 8 holder of this mortgage. In case of the renewal or extension of the indebtedness hereby secured, or any part thereof, all the provisions of this mortgage and the lien thereof, from its date, shall remain in force as fully and with the same effect as if it were made originally to mature at such extended time. IN WITTESS WEREOF, the said parties of the first part hereunto set their hands and seal the day and year first above written. William H. Johanning STATE OF KANSAS ,) Durles COUNTY,) ss. Carrio Johanning EE IT REVENEERED, That on this 15th day of March A.D. 1938, before me, the undersigned, a Notary Public, in and for soid county and state, came William H. Johanning and Carrie Johanning, his wife, who are personally known to me to be the same persons who executed the foregoing mortgage deed and duly 141.5 acknowledged the execution of the same as their voluntary act and deed. IN TESTIEONY WHEREOF, I '-- 'evenuto subscribed my name and affixed my official seal on the day and year last above written. C. E. Francis (SEAL) My Com Ex Jan 27 1942 Notary Public. ... Narold A. Berk Register of Deeds. Recorded March 17, 1938 at .9:55 A.M. ach P. S. a. of Doctor

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