greements, covenants and conditions contained in the mortgage to which In addition to the as 230 this rider is attached and of which it forms a part, it is further agreed by and between the parties hereto! hereto: Upon request of the mortgager, the mortgage may hereafter, at its option; at any time before full payment of this mortgage, make further advances to the mortgager, and any such further advance, with interest, shall be secured by this mortgage and shall be evidenced by an additional note or bond them to be given by the mortgager; provided, however, that the amount of principal secured by this mortgage and remaining unpaid, shall not at the time of and includ-ing any such advance exceed the original principal sum secured hereby. The mortgager does the secure of the secu it and agree tomand with the mortgagee to repay all such further advances made as coveriar aforesaid with interest; that such further advances and each note or bond evider ing the same shall be secured by this mortgage; and that all of the covenants and agreements in this mortgage contained shall apply to such further advances. And further, the mortgagor, in order more fully to protect the security of this n rtgage, does hereby covenant and agree that, in addition to the payrents of principal and in interest payable under the terms of any note or bond secured hereby, the mortgagor will pay monthly. rtgagee, on the same day said principal and interest are payable until each such note to the m or to bond is fully paid, a sum equal to one-twellth (1/12) of the known or estimated yearly taxes and assessments levied against the herein described premises, and also one-twelfth (1/12) of the known or estimated yearly premiums that will become due and payable to maintain in force the 20 insurance on the premises herein described. Such estimates hall be mandata in force the with shall hold such monthly payments in trust, without obligation to pay interest thereon, to pay insurance on the premises never accordence. Such estimates and to have by the hort-gaper, with shall hold such monthly payments in trust, without obligation to pay interest thereon, to pay such insurance premiums, taxes and assessments when due, except as hereinafter provided. At the total of monthly payments as made under this paragraph shall exceed the amounts of payments Mortgage August actually made by the mortgagee for insurance premiums, taxes and assessments, as the case may be, such excess shall be credited on subsequent monthly payments of the same nature, may use, such excess shall be created on subsequent monthly payments of the same matter, but if the total of such monthly payments so made under this paragraph shall be insufficient to pay insurance premiums, taxes and assessments when due, then the mortgagor shall upon he terms and provisions of any note or bond secured hereby, the mortgagor shall make ms and provis with the t which use terms and provisions of any note or own secured hereby, his morrager half makes full psyment of the entire indebtedness of each such note or bond secured hereby, the morrager will, before accepting such full payment, apply in reduction of principal any and all amounts accumulated under the provisions of this paragraph. To the extent that all the provisions of securimized under the provisions of the paragraph. this paragraph for such payments of insurance premiums, taxes and assessments 10the mortgages deconsistent with, the mortgages shall be relieved from compliance with such covenants herein, tankie in any note or board secured develoy, which provide for the payment of insurance premiums. cases and essessments by the toortgagor; but nothing in this paragraph contained shall be construed as in anywise limiting the right of the mortgage, at its option, to pay any insurance premiums, taxes and assessments when due. In the event of default in the payment of any presenting of maximance premiums, wares or assessments as provided in this paragraph, or in the event of default in making payment of the amount necessary to make up a deficiency in such payments, as hereinhefere provided, the mortgrapes shall have the same right at its option to invoke any and all the rights and remedies provided in the mortgrape or in sury note or bond secured hereby eby; as it wo ld for defaults in performance of any other terms, conditions, agreements or overlash is outside in the mortgage or any noise or body which it secures. Further, in the event of default under the provisions of the mortgage, the mortgage may apply any balance then remaining in the funds accumulated under the provisions of this rider for insurance premiums, taxet and assessments, as a credit against the indebtedness their remaining unpaid. The word "mortgagee" as used in this rider shall be construed to mean the owner and der of the security instrument to which this rider is attached, or any assignee, or transferee Locat or us security instrument, and also the vendees; devisees, successors, heirs and or mikers of said security instrument, and also the vendees; devisees, successors, heirs and assigns of such morgagor; and the word "mortgage" as used in this rider shall be construed to mean the security instrument to which this rider is attached. Printed in U.S. A. The foregoing conditions, covenants and agreements being performed, this mortgage shall be void and shall be ed at the costs and expense of the part 10 s of the first part; otherwise to remain in full force and virtue. ness. Whereof, the said parties of the first part have, hereunto set their hands and seals on the day and year first above writte 2. Work GL. TELL State of Ka County of DOUGLAS red, that on this 30 the day of august Be il re D. 1949 , before me, the undersigned, a Notary Public in and for the County and State afor - ALVA L. WORK and MAPEN V. WORK, husband kind wife ally known to me to be the same person 5 / who executed the foregoing morigage, and such pe are pers dedged the exc m of the same The Later ereof. I have he nd and affixed my official seal the day and year last above to set my h Whe Notary Piblic, Douglas County. Kansa Term expires 11/8/52 4年 Dazold A. Beck Register of Deeds The amount secured by this mortgage has been paid in full, and the same is hereby canceled, this 27th day of December, 1963. THE PRUDENTIAL INSURANCE COMPANY OF AMERICA, By Carl L. Matthews Vice President. ATTEST: 1.5 A. C. Espenship Assistant Secretary. (Corp. Seal) Supposed and A Real Provent 1.1 States and States and States 1.22

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