.... 566 0 to the former and effect of said note. then these presents shall be null and void. But if said sum\_gof money, or either of hism, or any part thereof, or any forther the the point of said part. I do not paid when the same become due, then, and in that case, the whole of said sum\_interpret thereof, or any forther the point of said part. I do not paid when the same become due, then, and in that case, the whole of said sum\_interpret thereof, or any forther the point of said part. I do not paid the the same become due, then, and in that case, the whole of said sum\_interpret and parable of the said same assessments of every nature which are or may be assessed against said hand and opportenties, or either of them, or any part thereof, are not paid at the time when the same are parable, if the tarks and assessments of every nature so paid shall be an additional time gainst said mortgaged premises secured by dent to said forced any shall is the comes part of the second part of the time when the same or additional time against said mortgaged premises secured by this mortgage; and additional time additional time additional time payments here in pavids. If the second part of the second part is the dottion at man paid by virtue of this Mortgage, or in case of default in any of the payments here to raid additional time as paid at the rais of the second part of the deditional nums paid by virtue of this Mortgage, and and premises of the said part. The dottion at the said of the soft of add sums, shall be entitled to a judgment for the said of part. The dottion at the said of the of the dotting is not any part there of the dottings, with interest on said additional sums as paid by virtue of this Mortgage, and and premises of the said part. The dottion at the previse of the said premises of the said part of the first part that if and in the target of the dottion at want and the dottis of the mort of add the add the dottion at want an effet inter en sentes and all liens and charges by virtue hereof are fully paid off and discharged, keep the building E. rected and to be erected statis, heaved in some responsible insurance company duly authorized to do business in the Site of Kanas, to mount of X. ted on to the In Mitness Whereof, The said parties. of the first part ha Withereunto set their hand S. the day and year 119 Hendes Executed and delivered in presence of (Seal.) 19 9V. Hanselman (Seal.) adar berelist Curtis & Bagly (Senl) (Seal.) State of Kausas, County of \_\_ Douglas gles H Sin's Be it Remembered, that on this day of april ... A. D. 19 02 before me. the undersigned a Notary public in and for said County and State, came Jess T. Henderson, Jay W. Hanselman and Curtis E. Bagby, AT 8 personally known to me to be the identical peffor S described in, and who executed the foregoing Mortgage, and who are personally known to me to be the identical person in described in, and was executed any sorthouse and even May addressing the execution of the same to be **10012** volumery set and deed. As mentioned Mayrand, I have bereamto subscribed my hand, and attited my official seal on the day and year last ab Devices the second set of the same to be the second set of the second set of the second se PERC expires april 18 11 52 Register of Deeds This release Varola a. Beck Clacence Hallmark the most gage within named, do hereby on the room Certify that the within Mostgage is full paid, satisfic and discharged , and authorize the Register of Deede of Dougles County , Kancas , to discharge the Same of reco thid 9 ed . Ward GBeck Dated at June 29, 1964 Clarence Hallmark 5-8 B

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