11. That in the event ownership of the m the Party of the First Part, the Comp cessors in interest with reference to thi

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- the mortgaged pressibles or any part thereof becomes vested in a person or persons other than Company may, without notice to the Party of the First Part, deal with such successor or so-to this mortgage and the note hereby scured, either by way of forbearance on the part of the lee of payment of the debt or any sum hereby scured, without in any way releasing, discharing, without the limit of the debt or any part thereof or of any instalment due in accordance with the terms interest, or in the performance of any of the covenants, agreements or conditions herein or ormance of each and all of First Party's covenants and obligations herein or being materia and in either or any such case, or at any time during the covenants, agreements or conditions herein or ormance of each and all of First Party's covenants and obligations herein or being materia and in either or any such case, or at any time during the continuance of such default, the entry or holders of said note, and without notice of such election, at once become and be gue and the legal holder or holders of said note shall have the right to immediately foreclose this mort-thes and remedies that the law and equity provide, and, in case of foreclosure. The judgment whole of said premises be sold together and not in parzels. But to foreclose this mortgage, the sum expended by the said Company in having the abstract ef to date shall be secured bereby and included in any decree of foreclosure. In every fore-lication bythe said Company, shall appoint a receiver of the haid and premises above described the upon, cultivate and operate said premises and collect the rents, suste and provides therefore, the note hereby secures hat if default be made in ereof, either of principal ined, time and the exact d of the essence hereof, the incipal sum remaining at suppany or of the legal h e in the pays ipal or of in xact perform of, then, and 12. t ti of payment ompany or th e said C
- buy not at the place of payment acceleration of the discretion of the said Company's or the legal holder or has been and shall have all other rights and remedies that rendered shall provide that the whole of said premise of this to said premise continued to date shall be as closure suit the Court, upon application by the said Co and morraged, with power to enter upon, cultivate an and apply the same as the Court may direct, with the 13.

Brobited Allways that whenever said Party of the First Part shall have fully paid the indebtedness hereby secured, with all the interest thereon, and shall have well and truly performed all and singular the covenants and agreements hereinabove ex-pressed, then all such covenants and agreements shall cease and determine, but not otherwise, and said Party of the First Part shall be entitled to a satisfaction of this mortgage.

311 Cociliness ColDercol, the nd year first above written.		Have nerenno set their name , in a
igned and Delivered in the reserve of:		Emily D. Fisher
	anteor is an	
TATE OF KANSAS COUNTY OF Douglas		the second second
Be It Remembered that on the efore me, the andersigned Notary Public with RETINGTION GEORGE	in and for said County and	day of December 195 d State, personally came MILY D. FISHER, husband and wife
the set a prover	Stim."	going instrument, and duly acknowledged the execution of and affixed my official seal the day and year last above writ
My Commission Expires Sept. 17, 1961 Ay commission expires		E B Martin Notary Public

Register of Deeds

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