expenses incurred by it in any sui-bliged to defend or protect its right mable attorney fes where allowed i duded in any decree of foreclosure. ortgagee may be ob ourt costs, a reason ed hereby and incl

6. That all checks or drafts delivered to the mortgages for the purpose of paying hereby will be paid upon presentment, and that all agencies used in making collecting agencies transmitting the proceeds of such itema to the mortgages, shall be consider

may make su

nervoy will be plaid upon presentinesmit, and that all agencies used in maining collection thereof, inclu agencies transmitting the proceeds of such items to the mortgages, shall be considered agents of the mo-magnetic transmitting the proceeds of such items to the mortgages, shall be considered agents of the mo-sent dis amount(s) plaid therefore insub become apays of the indebtedness succeeds by the lies of the mo-tion of the amount(s) plaid therefore insub become apays of the indebtedness succeeds by the lies of the mo-tion of payment, at the live of the play when dise any taxes or assessments against said security, the mo-tion of the amount(s) plaid therefore and play the motion of the mo-mandemias draining, improper irrigation or evolution, then said mortgages shall have the right, at its option, to dee the indebtedness secure of hereby due said payshie and forthwith foreless this more fragers. In the event of foreclosure of this mortgage, the mortgages what he entitled to have a receiver appointed by event to be applied under the direction of the court to the payment of any judgment readered to amount found to be above described note he not paid when due, or if the mortgages relations are amount found at a more and hereby due and when due, or if the mortgage relation that and agreements here the above described note he not paid when due, or if the mortgage relation that and agreements here to return a shall be come subject to foreclosure. The target which here and perform all and singular the covenants, conditions, and agreements here to and abstracts shall pass to the pay estate and estate a cover described, which have a receive applied thave been defined to and abstracts shall have to the pay estate at the incoverse by the mortgage, or in the event to differention of the reduction of the order cover and the the property of the mortgage, or in the event and fore-fourne of the tore and distracts shall have to the pay estate that is a covered by but the mortgage, and in the resperty shall have beer to

IN WITNESS WHEREOF, the mortgagor has bereunto set his hand and seal the day and year first plove w

10 William Willtam J. Brink Betty Low Brink KANSAS STATE OF 85. 0 COUNTY OF DOUGLAS netrore me, the undersigned, a Notary Public, in and for said County and State, on this 7th day of OVCENDER, 19 61, personally appeared William J. Brink and Betty Lou Brink, his wife; The me personally rapen and known to me to be the identical person S. who executed the within and foregoing instrument and achieve hold of indimodulat they executed the same as their free and voluntary act and deed for the uses and purposed-free me is built and official seal the day and year last above written. Lois W. Allphin Notary Public 45 My Committee July 21, 1962

ATTEST: Don Myers, Asst. Secy-Tr. (Gorp.Seal)

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RELEASE The note herein described having been paid in full, this mortgage is hereby released and the lien thereby created, discharged. As Witness my hand this 13th day of April, 1967. OTTAWA PRODUCTION CREDIT ASS'N.

Harold a. Beck_ Register of Deeds

Menstyter