7. To reimburse mortgages for all costs and expenses incurred by it in any suit to foreclose this mortgage, or in any suit in which mortgages may be obliged to defend or protect its rights or lies negative hereunder, including all abstract fees, court costs, a reasonable attorney fee where allowed by law, and other expenses; and such sums shall be secured hereby and included in any decree of foreclosure.

illus, horases, selay manyer, claims, injuries the payment of matured installments upon t turns advanced in payment of faxes, insurance thereon; and second; the balance, if any, upon he installment payments but to sconer retire it to the them owner of raid lands, either in an the princi ig unpaid, in an; or said or all such with the interest due thepeon; and second, the balance, if any, upon the principal remaining unpud, in such a mannee to able or reduce the installment payments but to score retire and discharge the joan; or sail mortgarge murn urn aver and deliver to the then, owner of said lands, either in whole or, in part, any or all nuch sums, without pick to take and retain any future sum or sums, and without prejudice than y of its other rights under this mortgarge and sources hermanier to the mortgarge of the aforementioned payments shall be constructed to e.s provision reduction that marting delt, and jet to the mortgarge debt and the release of the mortgarge of record, this convey noperative and of no further force and effect.

Inoperative and of no further force and effect. In the event of foreclosure of this mortgages ahall be entitled to have a receiver appointed by the court to take present and control of the premises described herein and collect the reits, issues and profit thereof, the amounts as collected by nucleon receiver to be applied under the direction of the court to the payment of any judgment rendered or amount found due under this mortgage. In the event marine rendered is any subject to foreclosure: Provided, however, mortgages the fore and of the rentrance of a subject to foreclosure of the any subject to foreclosure: Provided, however, mortgages and its option of mortgages, the many sub acceleration but no such annument that flect any subject to the payment of the covenants and endition hereof. Mortgager hereby while for the subject to foreclosure: Provided, however, mortgages and the option of mortgages, the start start and any subject to foreclosure: Provided, however, mortgages and the option of mortgages. Mortgager hereby walls for the close the subject to foreclosure: Provided, however, mortgages and the option of mortgages. Mortgager hereby walls for a such annument shall flect any subject to the overlands and subject to foreclosure: Provided, however, mortgages and the option and without hereof. Mortgager hereby walls for the respective the whole debt due as herein provided, and also the benefit of all itay, valuation, homestand and appresenter to ward. To covenants and agreements herein contaffed shall extend to and be binding upon the heirs, executors, administrators, autoespons and any analysis of the respective parties hereto.

IN WITNESS WHEREOF, mortgagor has hereunto set his hand and seal the day and year first above written. H. Lee Turner lingthet Juner STATE OF KANSAS SS COUNTY OF Barton Before me, the undersigned, a Notary Public, in and for said County and State, on this & M day of November , 1965, personally appeared H. LEE TURNER AND ELIZABETH TURNER, husband and vife, to me personally income to be the identical person 3 who executed the within and foregoing instrument purpose therain SEA for bey executed the same as their free and voluntary act and deed for the uses and Witness my hand and official seal the day and year last above written. Karherine M. Holmon My commission expired 9-14-68

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