In Payment	That should said Mostgapore fail	4
of Taxes	levied against said property or any part the	to make payment of any taxes, charges or assessmer reof before the same become delinquent, said Mortgag
	incident thereto, and any amount so paid a	hall be marging by assessment, together with any expen
	on demand with interest thereon at the ra	te of ten per cent per annum from the date of payme
	and the entire debt remaining secured by	this mortgage shall at the secured by this mortgage
In Maintainin	Interiore (interiore)	notice.
Improvement.	on said premises, the entire debt remainin	waste, demolition, or removal of any building erected g secured by this mortgage shall at the option of sa
	o of the other and and payar	Ac, without notice.
In Furnishing Insurance		for any reason, fail to keep said premises so insured a policies of insurance or the renewals thereof as here
	secured by this mortgage and shall be repair	d by said Mostorcore and any premium so paid shall I
		he rate of ten per cent per annum from date of paymen ing secured by this mortgage shall at the option of said with the secure of the secure o
	Mortgagee become at once due and payabl	e, without notice.
Distribution of Insurance	Should said Mortgagee by reason of an	ny such insurance against loss receive any sum or sun
A A A A A A A A A A A A A A A A A A A	toward the payment of the debt hereby secu	or buildings, such amount may be retained and applie
		alace, or for any other purpose or object satisfactory of this mortgage for the full amount secured hereb
Decree of	and the second second payment over,	took place.
Sale and Foreclosure		and perform any of the covenants, agreements, term
	and constitutions nettin contained and provide	d for, said Mortgagee shall be entitled to a judgmen tional sums paid by virtue of this mortgage with intere
	and the recent provided, and the an ense	S 201 Shall be entitled alto to a degree for it it
	premises of said Mortgagor.s., and all per	sons claiming under them
112 alarmant	"Presence of said property is nereby wat	ved by said Mortgagor
Waiver of Notice	The said Mortgagor. S. further agree reserved by this mortgage to said Mortgaget	that all notice of the exercise of any and all option
	In case any bill or petition is filed in an	action brought to foreclose this montanes at the
		and profits arising therefrom during the pendency o
	and satisfaction of the amount due under	this mortgage first deducting all and apply such rents and profits to the payment
	T mere were and execution of said the	St.
		ortgagors," or "Mortgagee" appear in this mortgage devisees, administrators, executors, trustees, successors
	and assigns or such partics,	
	IN WITNESS WHEREOF said Mortg and seal.a the day and year first above wr	agot a have bereinto at the t
		CAN, CA
		Charles W. Coleman
× 80 ****		1010 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		Diana H. Coleman
	STATE OF KANGAS, COURTER S	SUMMER
	STATE OF KANSAS, COUNTY OF	SHAWNEE SS. Sth. day of June
		June day of June l, a Notary Public in and for said County and State,
	came Charles W. Coler	an and Diana H: Coleman, his wife
	and the second state of state of the second st	e identical person. <sup>5</sup> described in, and who executed
	octunitary act and deed.	
0 1 H.F.	IN TESTIMONY WHEREOF I have I	hereunto subscribed my hand and affixed my official
an n'u 1 i i	My commission expires November	
The providence of the second	any commission expires	h
The CENT		Mannes & Lobert
		Maufice A. Roberts Notary Public.
ed June 15.	1970 at 10:21 A. M.	Janue Beam Register
		for a long register

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