And the said party of the first pare does further covenant and agree that in case of default in payment of any installment of principal or interest or in the performance of any of the covenants or agreements herein contained, then, or at any time thereafter during the continuance of such default in payment of the second part, its successors or assigns, may, without notice, declare the entire debt hereby secured or so much thereof as shall then remain unpaid immediately due and payable, and thereupon, or in case of default in payment of any note hereby secured at maturity, the said party of the second part, its successors or assigns, shall be entitled to the immediate possession of said premises, and may proceed to foreclose this mortgage; and in case of foreclosure, the judgment rendered shall provide that the whole of said premises be sold together and not in parcels and upon commencing proceedings for the foreclosure of this mortgage; shall be entitled to the appointment of a arceiver to take possession of said premises above described, to collect the rents and profits of said premises during the pendency of such foreclosure and until the time to redeem the same from the foreclosure sale shall expire, and out of the same to pay the expenses of said receivership, to make the functions accruing between the commencement of the foreclosure and the expiration of the expiration of the expiration and the expiration sub and remaining unredeemed at or prior to the foreclosure sale, and to pay insurance premiums necessary to keep said premises, municipal or governmental rates, charges or impositions angetions unpaid in such taxes, assessments, water rents, municipal or governmental rates, charges of said receivership, said and remaining unredeemed at or prior to the foreclosure sale, and to pay insurance premiums necessary to keep said premises in surfer the foreclosure sale, and the pay insurance premiums an ecessary to keep said premises in surfer the foreclosure sale, and to pay insurance premiums necessary to keep

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It is hereby further agreed by the parties hereto that this mortgage, and any note to secure which it is given, are to be construed together and shall be binding upon and inure to the benefit of the heirs, executors, administrators, lessees, grantees, successors and assigns of the parties hereto respectively; and that the words "party of the first part" as used herein shall be construed to mean one or more persons.

In Witness Whereof, the said party of the first part, has executed this instrument the day and year first above written.

COUNTY OF Douglas Qn this * 5th Public, in and for said County, personally appeared

My commission expires

My contriction (m)

STATE OF KANSAS

day of March A. D. 19 47before me, a Notary

(Louis G. Cook)

AU IN

Louis G. Cook, an unmarried man,

to me known to be the person- named in and y presecuted the foregoing instrument, and acknowledged that "he executed the same as his voluntary act and deed.

a strand

Witness my hand and official seal, the day and year last above written.

April 26, 1950

The amount of this mortgage has been paid in full, and they same is hereby cancelled, this 6th day of December 1949. (Corn. Soul) THE MUTAL REFETT LIFE INSURANCE CARRAVY.

By Ira S. Hoodinatt Second Vice Fredidant

Harold a. Beck

nis rolease Acted c ros written n the original

Do thy nelhook

Originat en enterod Lth day