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by or within the state of Kansas and shall keep the buildings on said premises insured in a company, or companies, soceptable to said second party in the sum of at least Fifteen Hundred and no/100 Dollars, and shall deliver to said second party the policy or policies therefor, and all renewals thereof and all concurrent policies now in force, or hereafter issued thereon, and shall when requested, surrender to said second party any policy or policies covering any of the buildings upon said premises. cond party any policy or policies covering any of the buildings upon said premises. In case the title to said premises is transferred, making an assignment of such policies of insurance to the purchaser necessary, the said second party is hereby authorized to make such assignment thereof, as the agent or attorney of the purty of first part, his heirs or assigns.

In case of failure of said first party to perform any of these agreements, the x said second party or its endorsees or assigns may pay off and procure releases of any such statutory lien claims, may pay any such taxes or assessments, or may effect any such insurance and pay for the same, and may recover of said first party all amounts so paid, and interest thereon at the rate of ten per centum per annum from the date of such payment, and this Mortgage shall stand as security for all such sums. Should any tax be imposed on this Mortgage or on the indebtedness secured hereby, by or any tax be imposed on this mortgage or on the indebtedness secured hereby, by or within thestate of Kansas, then at the option of the lawful holder of said indebted-ness, the whole principal, with interest then accrued, and other sums secured hereby shall at once become due and payable, and the holder may proceed to collect the same by foreolosure of this Mortgage, or otherwise, as such holder may elect.

Now Therefore, If the amount of said bond and coupons be paid when due, and all the covenants and agreements of the first party contained herein be faithfully kept and performed then these presents shall be null and void, and this hortgage shall be released at the expense of the party making such payment. If however, the said first research to one expense of one parcy meaning budn payments in nowaver, one said ifri party fels to pay any part of the amount of said bond or coupons within twenty days party -are to pay any part of the should of said bond or coupons wiwin twent, after the same becomes due, or fails to keep and perform any of the governments after the same becomes due, or fails to keep and perform any of the covenants and agreements made by him herein, or fails to make any partial payment upon said bond after giving notice that such payment will be made, then it is expressly understood and agreed that the whole sum of money secured hereby shall become due and collectible at once, at the option of the holder of said indebtedness, or any portion thereof, and this Mortgage may thereupon be foreclosed; and in such event it is expressly agreed that the wind a sum of mode hereby there to not be the thereof and the sum of the sum of the holder of the holder of the sum of the that the wiole amount of said bond shall bear interest from the date thereof at the that the wiole amount of said bond shall bear interest from the date thereof at the rate of ten per centum per annum, and the holder thereof may recover the whole amount of said bond with such interest thereon, less the amount of such coupons and partial payments as shall have been paid, and may recover all amount, paid by said second party or any holder of said bond for taxes, assessments, insurance and to release er extinguish any statutory liens upon said premisec, or to protect the till or posses sion thereof, with interest thereon as provided herein, and all may be included in the budgment for any hold in the part with the formations the Martener and the judgment rendered or amount found due in any suit to foreclose this Mortgage and this Nortgage is hereby made to necure all such sums.

It is further stipulated and agreed by the first party that upon the institution of proceedings to foreclose this Mortgage, the plaintiff therein shall be entitled to of proceedings to foreclose this mortgage, the plaintiff therein shall be entitled to have a receiver appointed by the court to take possession and control of the premises described therein and to collect the rents and profits thereof, under the direction of the court, without the proof required by thestatute, the amount so collected by such receiver to be applied under thedirection of the court to the payment of any judgment rendered or amount found due upon the foreclosure of this Mortgage.

rendered or amount found due upon the foreclosure of with workgages. In case thic Mortgage is foreclosed, the sale thereunder may be made with or with-out appraisement, at the option of the said second party, its successors or assigns. In Witness Whereof, The said first party has hereunto set his hand and seal the day and year first above written, Kansas City Missouri.

Signed in the presence of Charles W. Hemphill

William MoCleary

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Recorded.

:SS note STATE OF KANSAS:

DOUGLAS COUNTY:

Be It Remembered, that on the 33th day of February, 1917, before mE, a Notary Public, in and for said County and State, came William McCleary, who is personally known to me to be the same person who executed the foregoing instrument of writing, and such person duly acknowledged the execution of the same. McCleary further declares himself to be single and unmarried. And the said William

Witness my hand and official seal, the day and year last above written. . Samuel Kelsall. My commission expires Dec. 24th, 1917.

Notary Public.

Recorded on Feb. 28th, 1917 A. D., at 2:50 oclock, P. M.

Stelle Morthrup. Register of Degds. er of Deeds. Walton Lo Geine Malton Deputy.