42 5. To reimburge the nortgaper for all costs and appendix hold by it in any suit to foreclose this mortgape, or in any mill in which the service environment of the solid of the defended by it is any state is acquired heremader, including all abstract fees, court costs, a reasonable attorney fee where allowed by law, and other responses and such asims shall be secured hereby and included in any detere of foreclosure. and such sums shall be secured nerrory and inducer in any decree of torecourte. 6. That all checks or drafts delivered to the moritaged for the purpose of paying any sum or sums secured hereby will be paid upon presentment; and that all agencies used in making collection thereof, including age-gencies transmitting the proceeds of such times to the moritager, shall be considered agencia of the moritagor. hereby will be paid upon presentment, and that all agencies used in making collection thereof, including those agencies transmitting the proceeds of such times to the motragere, shall be considered agents of the motragere, the motragere hall fail to pay when due any taxes or assessments against said security, the motragere may make such payment, and the amount(s) paid therefor shall become apart of the indebtedness security the motragere, hereone insuffi-tion the date of payment at the rate of eight per cent per annum. If at any time, during the life of this mortager, the premises converyed hereby shall, in the opinion of the mortagere, become insuff-finatequarte drainage plantened to the life of this mortager, and pay the shall become a pay to be and the site of the premises converyed hereby shall, in the opinion of the mortagere, become insuff-finatequarte drainage plantened to the life of this mortager, and pay the shall be the transmitter of the mortagere of the indebtedness secured be thereby due and the pay the shall be the transmitter of the same start of the indebtedness secured be applied under the direction of the court to take pos-session and control of the premises described herein and collect the rents, issues and proditis thereof. It has mount is so collected by such receiver to be applied under the direction of the court to take pos-resion and control of the premise described herein and collect the rents, issues and proditis thereof. It has mount is so collected by such receiver to be applied under the direction of the court to the payment of any judgment rendered or anount found due under this mortgager. It is agreed that all of the abstract of this to nortgager under the covernate, conditions, and agreements here nonstanded, the mottgager to the mortgager herein, shall be retained by said mortgager under the indebtedness secured herein shall have been paid and discharger in dual, and in the event the fills to take atta is nonvereable by the mottgager to assered herein shall have been paid IN WITNESS WHEREOF, the mortgagor has hereunto set his hand aller Piekett Rosa Pickett Kansas STATE OF. COUNTY OF Franklin personally appeared to me personally known and known to me to be the identical person 5 who executed the within and foregoing instrument and acknowledged to me that they executed the same as their fre and voluntary peet and sheed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written. hildred Strans ED 31241 PUBLIC FH COUN Narold a. Beck Soracty Malork