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- That in the event ownership of the mortgaged premises or any part thereof becomes vested in a person or person other shan the Party of the First Part, the Company may, without notice to the Party of the First Part, deal with seek resons of the company restantion of the time of payment of the deduced or any sum hereby secured, either by way of collearance on the series of a see Company restantion of the time of payment of the deduced or any sum hereby secured, without in any way retains, duchatarying, on the note hereby secured, either in whole the lien of this mortgage or the original liability of the Party of the First Part 1. That if default be made in the payment of the deduced or any sum hereby secured, without in any way retains, duchatarying, on the note hereby secured, either in whole the lien of this mortgage or the original liability of the Party of the First Part 1. That if default be made in the payment of on said note or any part thereof and not obligitations hereunder being material and of the essence hereof, then, and in either or any such case, or at any time during the tooling interest, the end of the legal holder of holders of said note or any such case. A such as the part of the legal holder of holders of said note or any such case, or at any time during the tooling the contrary none become and be due and to black such as the legal holder of holders of said note and note shall have the right to immediately forechose this mort company or of the legal holder of holders of said note and note shall have the right to interesting the payment affects the holder of hald note and note is and note or any interest accorden to be become and be due and to black as the pay of the legal holder of holders of said note shall have the right to immediately forechose this mort-readers alsoned the the two of and premises the bodd togethy provide, and, in case of forechourse, the judgment rendered shall provide that the whole of and premise be obdd togethy provide, and in tartets.
 That in
- rendered shall provide that the whole of aid premises be sold together and not in parcels. That in any and every suit brought to foreclose this mortgaper, the sum expended by the said Company in having the abstract of title to said premises continued to date shall be secured hereby and included in aby decree of foreclosure. But foreclosure for the court, upon application by the said Company, shall appoint a receiver for the land and premises above described and mortgaped, with power to enter upon, cultivate and operate said premises and collect the rents, issues and profits thereform, and apply the same as the Court may direct, with the usual powers of receivers in such cases.

Brobibed Alwaps that whenever said Party of the First Part shall have fully paid the indeletedness hereby secured, with all the interest therein, and shall have well and truly performed all and singular the covenants and agreements hereinabove ex-pressed, then all such covenants and agreements shall cease and determine, but not otherwise, and said Party of the First Part shall be entitled to a satisfaction of this mortgage.

In. Celitness Celhereof, the said Party of the First Part hus bereunto set their hands , the day Meluille Thindsey Signed and Delivered in the ence of: STATE OF KANSAS COUNTY OF SHANNEE Be It Remembered that on this 8th day of April before me, the undersigned Notary Public within and for said County and State, personally came MELVILLE T. LINDSEY and FRANCES.C. LINDSEY, his wife, By known to be the same persons who executed the foregoing instrument, and duly acknowledged the execution of the to rate periodically and and a Aur Weinters Celhereof, I have hereunto set my hand and affixed my official seal the day and year last above Jarbara Ca Alf Bagriju Kat explices June 12th, 1950.

Recorded on April 11, 1949 at 11:10 A. M.

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