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this mortgated resulting in a public sale of the prendices covered hereby or if the Mortgate acquires the property otherwise after default, the Mortgate solid apply, at the time of the commencement of such proceedings, or at the time to property is otherwise acquired, the balance their remaining in the trunts neumalated under (b) of paragraph 2 precedings as a credit against the amount of principal them remaining in update and shall properly islands any payments which shall have been made under (a) of paragraph 2.

4. That he will have all taxes assessments, water rates, and other governmental or municipal charges, fines, or impositions, for which provision has not been made hereabefore, and in default thereof the Mortgagee may pay the same.

5. That he will keep the premises above conveyed in as good order and condition as they are now and will not commit or permit one waste thereof, reasonable wear and tear evented

6. That the Mortgagor will beep the improvements now existing or hereafter erected on the mortgaged premises, insured as may be recalled from time to time by the Mortgagee against loss by fire and other hazards, ensuities and contingencies in such amounts and for such periods as it may require and will pay promptly, when due, any premiums on such insurance provision for payment of which has not been made hereinbefore. All insurance shall be carried in companies approved by the Mortgagee and the policies and renewals thereof shall be held by it and hype attached thereto loss payable clauses in favor of and in form acceptable to the Mortgagee. In event of loss he will give immediate notice by mail to the Mortgagee instead of to the Mortgage and the Mortgagee instead of to the Mortgage and direct d to make payment for such loss directly to the Mortgagee instead of to the Mortgage at its ortion, either to the reduction or repair of the mortgage. In event of the cluster of the dost directly on the mortgage. In event of result, and the insurance proceeds, or any part thereof, may be raphied by the Mortgage of the mortgage of the mortgage of the mortgage. In event of the dott destines there of the dott destines are provided to the Mortgage at its ortion, either to the reduction of the indebtedness hereby subject or repair of the mortgaged property in extinguishment of the dott secured hereby, all right, title and interest of the Mortgager in and to any insurance policies then in force shall — hereby accurate the four the mortgaged property in extinguishment of the dott secured hereby, all right, title and interest of the Mortgager in and to any insurance policies then in force shall — pays to the purchaser or granted.

7. That if the Mortgagor (alls to make any payment provided for in this mortgage for faxes, insurance premiums, repair of the premises on the like (then the Mortgage may pay the same and all sinus so advance), with interest thereon at the rate set forth in the not secured hereby from the date of such advance, shall be payable on demand and shall be secured hereby.

. 8. That if there shall be a default in any of the terms, conditions or covenants of this mortgage, or of the note secured hereby, then any sums owing by the Mortgagier to the Mortgagee shall, at the option of the Mortgagee, become immediately due and payalile. The Mortgagee shall hen have the right to enterinto the possession of the mortgaged premises and collect the rents, issues and profits therefor. In the event of any default, as herein described, this mortgage may be forcelosed. Appraisement is hereby waived.

9. The Mortgagor further agrees that should this mortgage and the note secured hereby not be eligible for insurance-under the National Hensing Act within $b = ch^2 h = -r$ from the date lercof (written statement of any officer of the Federal Housing Administration or anthenized agent of the Federal Housing Computsioner dated subsequent to the $B \equiv action - c$ time from the date of this mortgage, declining to insure said the mort this mortgage, declining to insure said the amilting being downed encoded on the chere in the Mortgage or the Holder of the more may affits option, declare all sams secured hereby immediately due ind pavalle.

Notice of the exercise of any option gratited herein to the Mortgagee is not required to be given. The covenants herein contained shall bind, and the benefits and advantages shall induc to, the respective heirs, executors, administratora, successori, and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

IN WINNESS WHEREOF the Mortgagor (s) have hereunto set the 1¹/₂ hand (s) and scal(s) the day and year first above written.

ing willmer [SEAL] Netta X Walting [SEAL] [SEAL] [SPAL] STATE OF KANSAS. COUNTY OF Stamme BE IT REMEMBERED, that on this 2 day of . 19 49. before me, the undersigned a Notary Public in and for the County and State aforesaid, personally appeared at ton F. Woltzer and Porgoug instrument of writing, and duly acknowledged the execution of same. IN WITNESS WHEREOF, I have hereunto set my hand and Notarial Seal on the day and year last above written. My Commission expires Notary Public

> Manual A. Aberk __ Register of Peeds in full and the Register of Deeds is authorized COL FEDERAL SAVINGS & LOAN ASSOCIATION Richard J. HOLZMOISTER, Vice President Proce, Kansas _ Une 11 1666