And said mongagor expressly agrees to pay the said note and the interest thereon promptly as each payment be The stude montgrapher expressly agrees to pay the stand note and use, market and the stude prompty is a reprinter the promotion of the stude of the stand stand and an expression of any kind that may be levied or assessed within the State of Katasa upon said premises, or any part, thereof, as the same become due and payable, and procure and deuse some on rational upon and premises, or any part thereor, as the same become due and payable, and proute and de-liver to said morigagee, its successors or assigns, on demand hereafter, the official receipt of the proper officer showing -payment of all such taxes and assessments; and, so long as any part of the debt hereby secured remains impaid to pro-cours and maintain polices of free tomato and windstom insurance on the buildings received no the exected upon the above described premises in some responsible company of companies satisfactory to the mortgagee, its successors or assigns, to their full insurable value which shall be not less than. ... Dollars ...); loss, if any payable to the mortgagee, its successors or assigns. It is further agreed that all 15. Delicies of insurance, of whatever nature and of whatever amount, taken out on said improvements or futures thereto attached during the existence of the debt hereby secured, shall be constantly assigned, pielegel and iddivered to said montgoege, its successors or assigns, for further securing the payment thereof; all reneval policies to be delivered to the montgoege is successors or assigns, at least three days before the expiration of the old policies, with full power hereby conferred to settle and compromise all loss claims, to demand, receive and receipt for all moneys becoming payable thereunder, and the same to apply toward the payment of said obligations, unless otherwise paid, or in rebuilding ng or restoring the damaged buildings as the mortgagee, its successors or assigns, may elect; and in the event of foreclosure hereunder, with power to assign to the purchaser at foreclosure sale the unexpired term of all such policies; and shall keep the buildings and other improvements on said premises in as good condition and repair as at this time, ordinary wear and tear only excepted; and shall keep said premises free from all statutory liens, and upon demand by the said mort-gagee, its successors or assigns, shall pay all priot liens which may be found to exist on said property, and all expenses gage, its successors or assigns, small pay and prote incerts which may be round to exist on said property, and all expenses and attorney's research from the partice of the It is agreed that if the insurance above provided for is not promptly effected and the polices therefor duly deposited or if the liens, taxes, special assessments, expenses or attorney's fees shows specified shall not be paid as breinholone, provided, the sid mortgages, its successors or assigns, (whether electing to declare the whole indebtedness hereby se-cured due and collectible or not) may effect the insurance above provided for and pay the reasonable premiums and currer due and conclusion to by may refer the premiums, liens, expenses and attorney's fees, and all such payment charges therefor, and may pay such insurance premiums, liens, expenses and attorney's fees, and all such payment interest therefore. from time of payment at the zate of ten per cent per annum shall be deemed a part of the indebt itments with secured-by-this mortgage, and may pay said taxes and assessments (irregularity in the levy-fir assessment thereof being expressly waived), and all such tases and assessments with interest thereon from first of payment as the rate to made and provided for by the statutes of the State of Kansus, shall be deemed. a part of the indebtedness secured by this montgage, and all such payments of insurance premiums, liens, taxes, special assessments, effenses or allorey's (ee mongage, and all such payments or mourance premiums, tiens, taxes, special: assignments, expresses of alloinny's feed shall be due from and payable by the montgage to the montgage, its successors or assigns, immediately upon being paid by the montgagee, its successors of assigns, but the effecting of such instance or payment of any such taxes, as sessments, liens or expenses by the montgagee, its successors or assigns, shall not be deemed a waiver of its or 'their right to exercise the option hereinafter provided to declare all of the indebtedness secured hereby due and collectible. If, while said note and this mortgage is owned by a non-resident of the State of Kansas, any law is passed by said state imposing upon such non-resident holder any tax upon the note or montgage, or any liability to pay any part of the tax against the montgaged premises, such holder, if it so elects, may declare the debt due and suable and the mortgage foreclosable without notice. And it is agreed that in case default shall be made in the payment of the principal of said note or any installment thereof or of any interest thereon when due, or in the payments of any insurance pr emiums, taxes or special assessments, or if there shall be a failure to comply with any condition of this mortging, or if, the mortgager shall fale a petition seeking an arrangement or composition or extension or any other relief under or pursuant to the Federal Bankrupicy Act

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seeking an arrangement or composition or extension or any other relief under or pursuant to the Federal Bankruptcy Act or any other similar statute as now or hereafter in effect, or if the mortgager shall be adjudicated bankrupt or insolvfat or any oth is property shall have been sequestered and such derree shall have continued undischarged and unstared for 90 days after the entry thereof, then the said note and the whole, indebtedness secured by this mortgage, including all payments for taxes, assessments, insurance premiums, liens, expenses and attorney's fees, herein specified, shall, at the option of the mortgage, its successors or assigns, become due and payable at once without notice to the mortgager, and be collectible/at once by foreclosure or otherwise, and appraisement is hereby expressly waired. 127

WALS ??

Salar 1