T. 1.1 593 or in part, any or all such sums, without prejudice to its rights to take and retain any future sum or sums, and without prejudice to any of its other lights under this mortgage. The transfer and conveyance hereunder to the mortgages of said rents, royalites, bomase and day moneys shall be construed to be a provision for the payment or reduction of the mortgage debt, subject to the mortgage's option as herrinbefore provided, independent of the mortgage isen and streat state. Upon payment in full of the mortgage' debt and the release of the mortgage of record, this conveyance shall become inoperative and of no further force and effect. In the event of foreclosure of this mortgage, mortgages shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and collect the renta, inuse and profits thereof; the amounts so collected by such receiver to be applied under the direction of the court to the payment of any judgment rendered or amount found due under this mortgage. In the event mortgager defaults with respect to any covenant or condition hereof, then, at the option of mortgages, the indebteness secured hereby shall forthwith become due and payable and bear interest at the rate of its per cent per sanum and this mortgages shall become subject to foreclouve: Provided, however, mortgages may at its option and without notice annul any such acceleration but no such annulment shall affect any subsequent breach of the covenants and conditions hereof. Mortgagor haraby walves notice of election to declare the whole debt due as herein provided, and also the benefit of all stay, valuation, homestead and appraisement laws. The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto. IN WITNESS WHEREOF, mortgagor has hereunto set his hand Joseph M Clough Joseph M Clough STATE OF Kansas \$5 COUNTY OF Douglas Joseph M. Clough and Thelma M. Clough, his wife, to me personally known and known to me to be the identical person g who executed the within and foregoing instrument and acknowledged to me that they ' executed the same as their free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and official seal the day and year last above written Lena W. alter lies no My commission expires April 21, 1952. ALIENS "OTAN; PUBLIC 117 S COU Hard a. Beck Register of Deeds The amount account by this mart ages have been grand in full, and the within motor tynger in thereby concelled, this 7 de Jon of New 1166 She tiderell and Bruch of Workite, a superstand t By R. Z. Jones, Vice President (carp seal) 16. 11. 4 Marie Wilso o Celes Par eyes N and the state of the second Standard Manual Mark

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