n. A TANKA Sal-633 1. .... ( or in part, any or all such sums, without prejudice to its right to take and retain any fut to any of its other rights under this mortgage. The transfer and conveyance herewher to bouuses and delay moneys shall be construed to be a provision for the payment or redu the mortgage softian as berninbefore projected, independent of the mortgage line on as of the mortgage dott and the release of the mortgage of record, this conveyance shall force and effect. e sum or sums, and without pre the mortgages of said rents, roy r and conveyance hereunder to the m sion for the payment or reduction o mt of the mortgage lien on said res secord, this conveyance shall become of the mortgage debt, subject eal estate. Upon payment in me inoperative and of no fur s and context. In the sense of foreclosure of this mortgage mortgages shall be entitled to have a receiver appointed by the court to take seasion and control of the premises described herein and collect the tents, issues and profits thereof; the amount as collected user receiver to be applied under the direction of the court to the payment of any judgment rendered or amount found due ar this mortgage. ser this morrgage. In the event morrgage defaults with respect to any covenant or condition hereof, them, at the option of morrgages, the debteness secured hereby shall forthwith become due and payable and bear interest at the rate of its per cent per annum d this morrgage shall become ubject to forecours: Provided, howver, morrgage may at its option and without notice annu y such acceleration but no such annument shall affect any subsequent breach of the covenants and conditions hereof. and Nortgagor hereby waives notice of election to declare the whole debt due an herein provided, and also the benefit of all , valuation, homestasd and appraisement laws. stay. The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, cessors and assigns of the respective parties hereto. ..... IN WITNESS WHEREOF, mortgager has bereunto set his hand and seal the day and year first above written. John W & myder Lefa & Layder STATE OF Kansas COUNTY OF Franklin Before me, the undersigned, a Notary Public, in and for said County and State, on this 29th March ., 19 50 , personally appeared day of John W. Snyder and Lefa E. Snyder, his wife, who executed the within and foregoing instrument nown and known to me to be the identical person g ally k OTARI E. E. Haley A DEFENSE s Oct. 14, 1952. CA TODAL Narel A. Deck Register of Deeds And the second states of the s Sum States BERNE and de A STATISTICS 

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