That in the event ownership of the mortgaged premises or any part thereof becomes verted in a person or persons other than the Party of the First Part, the Company may, willout noice to the Party of the First Part, feal with such successor or successors in interest with reference to this mortgage and the note hereby secured, either by wayof forbearances on the part of the Company or estension of the time of payment of the debt or any sum hereby secured, either by wayof forbearances the last of the Bart of the Company or estension of the inne of payment of the debt or any sum hereby secured, either by wayof forbearances the last interest motifying, champing or in any wise affecting is in the interest of the original italiaties of the Party of the First Part, the Bart of the motifying, champing or in any wise affecting is in the performance of any of the covenants, agreements or conditions herein com-tained, time and the easet, in the performance of each and all of First Party & covenants and obligations herein com-tained, time and the easet is that time unmarked togetor with all interest accruic thereon, all, at the decision of the said Company or of the legal holder or holders of said note, and without notice of such decision of the said Company or of the legal holder or holders of said note, and without notice of such decision of the said Company or of the legal holder or holders of said note thall aver the right to immediately foreclose this mort-gage and shall have all other rights and remedies that the law and equity provide, and, in case of foreclosure, the judgment rendered shall provide that the whole of all premises be add together and not in paires.
That in any and every suit brought to foreclose this mortgage, the sum expended by the said Company in having the shert of and on the said company or to legal holder to holders of said note that laws in paires and provide that the whole of any premise the said torter any and every suit brought to foreclose this mortgage, and sha **Probible AllWaps** that whenever said Party of the First Part shall have fully paid the indebtedness hereby secured, with all the interest thereon, and aball have well and truly performed all and singular the covenants and agreements hereinabove espressed, then all such covenants and agreements shall cause and determine, but not otherwise, and said Party of the First Part shall be emitted to a subfaction of this more trage. In Witness Wilten, the said Party of the First Part es hereunto set their hand s. , the day John & nelson 6 athyn L. Nelson Signed and Delivered in the STATE OF KANSAS -----COUNTY OF Douglas 5th June 19 50 Be It Remembered that on this 5 th day of before me, the undersigned Notary Public within and for said County and State, personally cam JOHN H. NELSON and KATHRYN L. NELSON, husband and wife, on to be the same persons who executed the foregoing instrument, and duly acknowledged the execution of the UR & mer NOTA The Celliness Celhereof, I have becento set my hand and affixed my official seal the day and year last, above written. arthun & Perk My commission expires 10 3 52 hand a Beck he Traceline Incurrence Comp day, the mostgage within named bes nevery acknowledge fill payment of the delt served of brigging (norlgage, land) authorizes the Togetter of Leeds of Som Minearly Pto Sucharge the same of Accord. These presents as Where I the said Company that caused these presents and by the Vier President and its common set to be officed, caused these presents & Audoll the day of November, 1955

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