neurved thereby, and for the repayment of all moneys thus paid (exclusive of any advances of the prim ereby) with interest thereon from the time af payment at the rate of ten (10) per cent per annum, security in like manuser and with like effect as for the payment of said note. The principal sum of the ithout notice, on the failure of the holder or holders of said note secured hereby, become it in Bond. these presents sha said note and all se and payable at

THIRTEENTH: That in the event of the passage after the date hereof of any law by the State of Kansas, deducting from the value of land for the purpose of taxation any lien thereon, or changing in ony may the laws for the taxation of mortrages deduced by mortrages for state or local purpose, or the manner of the collection of any such taxes, as as to affect this Mortgage, the Mortgage shall have the right to give thirty days' written rules to the owner of said land requiring the pay-ment of the field secured by this Mortgage, and it is hereby agreed that if such notice be given the said debt shall become due, payable and endlectible at the expiration of said thirty days.

FOURTEENTH: As further scenario of and torry any. FOURTEENTH: As further scenarity the Mortgagor hereby assigns to the Mortgagor, or its agent, at any time there is a drawt in the paramet of the decide hereby secured, or in the performance of any obligation herein contained, either to collect users routs and Profits without taking possession of sand premises or to take possession of said premises and rent the same for the drawthereby secured to apply any sums an received (after decidenting all reads of collection and administration) to the deki hereby secured, free from any liability except to apply said aums as its by the mortgage provided.

FIFTEENTIF, In case of the reneral so the extension of the indebtedness hereby secured, or any part thereof, all the essions of this mostgapy and the jien thereof from its date shall remain in force as fully and with the same effect as if, can made originally to mature at such extended time.

SIXTEENTII. That the eccentratic agreements and powers herein contained shall kind, and the benefits and advantages and individe the exception being, executors, administrators, personal representatives, gravines, successels and averages of grader shall include all genders.

SEVENTEENTH: If the Mortgagor is a corporation, said comporate Mortgagor, as a part of the consideration for the Martaree making it a loan of s represented by the within described oute secured by this Mortgage, wholly raives the period of redemption provided by the laws bi the State of Kansas.

EIGHTEENTH. Now if the, debt described in said onto be paid when due and the said agreements be kept and performantly then takes presents shall be null and wall

MINETEENTH: That the mortgaree may collect a late charge not in exceed four (40) cents for each dollar (\$1.00) of the payment more than fifteen (15) days in arrears to cover the extra expense involved in handling delinquest payments.

But if the default be made in the payment of said note, or any part thereof, or any interest thereon, as therein apecified, or in the performance of any agreement herein contained, then all of the indefredness secured by this Mortgage shall, at the option of the Mortgage, by vrice of this Mortgage, immediately become due and payable, and upon forfiture of this Mortgage in case of default in any of the payments herein provided for. the Mortgage, shall be entired by a single of this Mortgage, upon said note, and the additional sums paid by virtue of this Mortgage, and all costs are shall be entired to a judgment for the sums due provided by haw, and a deverse for the said of said premises in satisfaction of anid judgment, forcelosing all rights and equities in and to said premises of the Mortgagor, and all benefits of the Homestead, Exemption and Stay Laws of the State of Kansas are hereby waived by the Mortgagor. IN WITNESS WHEREOF, the said first part 105 ha ve hereunto set their hand s and seak for caused these presents to be executed by its properly authorized officers and its corporate seal to be hereunto affixed) the day and year first above written.

	Matt S. Ross (BEAL)
Executed and delivered in presence of:	Helen I. Ross (SEAL)
	(SEAL)

KANSAS ACKNOWLEDGMENT-MAN AND WIFE

STATE OF KARASA COUNTY OF Johnson 16th day of Sept. A. D. Nineteen Hundred BE IT REMEMBERED, That on this 16th day of Sept. A. D. Nineteen Hundred Sixty-four before me the undersigned, a Notary Public in and for said County and State, came Matt. S. Ross his wife, who are personally known to me to be the identical persons described in, and who executed the foregoing mortgage and duly acknowledged the szcution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. Divid C. Owen Notary Public Johnson County, Kanasa

STATE OF Kansas

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