me storegagor abandon any of said property, then and in any of said events, he praced safer control of or in custody c. any court, or if option and without affecting the lien hereby created or the priority of said lien or any right of the Mortgagee hereby authorized and empowered, at its without notice, all sums secured hereby immediately due and payable, whether or not such default he remediately Mortgage, and apply toward the payment of said mortgage indebtedness any indebtedness of the Mortgagee to the Mortgage, and said Mortgage, and apply several parts separately.

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in Park 1

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The several parts separately with the maximum several for advice or other legal service at the Mortgagee's discretion in connection with any dispute as to the debt hereby secured or the lien of this Instrument, or any litigation to which the Mortgagee's discretion in connection with any account of this lien or which may affect the title to the property secure of the indebtedness hereby secured or which may affect and a part of the non-maximum secure of the maximum secure of the secure of

1 In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to collect and receive all compensation which may be paid for any property taken or for damages to any property mot taken and all condemnation compensation so received shall be forthwith applied by the Mortgagee as, it may elect, to the immediate reduction of the indebtedness accured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtedness mass shall be delivered to the Mortgagor or his assignee.

A construction of the repair and resolution of any property so diamaged, provided that any extended to the Mortgagee, whether now due or ness shall be delivered to the Mortgager or his assigne.

K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee of performance of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce erformance of the same or any other of said covenants; that wherever the context hereof requires, the maculine gender, as used herein, shall nelude the feminine and the neuter and the singular number, as used herein, shall include the plaral; that all rights and obligations under the martingate, shall extend to and he binding upon the generative heirs, executors, administrators, successors and assigns of the Mortgager.

of A	ugust	, A.D. 19_67			
Charles	E. E. Ledom	(SEAL)	Marily	in M. Ledon	Ledansk
		(SEAL)			(SE.
State of	KANSAS			#2 5-1	
County of_	DOUGLAS	} ss			
I,	Janice Cotner				ity, in the State afores
I, DO HEREBY		rles E. Ledom and			
	CERTIFY that Char	rles E. Ledom and	Marilyn M.	Ledom, hust	pand and wife
personally kni	CERTIFY that Char	r les E. Ledom and	Marilyn M.	Ledom, hust	band and wife
personally kni Instrumenti di	CERTIFY that Char	r les E. Ledom and e person or persons wh ay in person and acknow	Marilyn M.	Ledom, hust les is or are su ey have sig	band and wife
personally kno Instrument g the and divers	CERTIFY that Char	r les E. Ledom and e person or persons wh ay in person and acknow free and voluntary act, any homestead, exemptio	Marilyn M.	Ledom, hust les is or are su ey have sig	band and wife