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C. This mortgage contract provides for additional advances which may be made at the option of the Mortgage and secured by this mortgage, and it is agreed that in the event of such advances the amount of such advance and shall be a part of said note indebtedness under all of the norts are contract to the cort barred by the amount of such advance and shall be a part of said note indebtedness under all of the norts are contract to such advances the amount of such advance and shall be a part of said note indebtedness under all of the norts are for different morthly payments and a different interest and other express modifications of the contract, but in all other respects this contract shall remain in full forter and effect as to said indebtedness. including all advances.
D. That in case of failure to perform any of the 'covenants' herein, Mortgage may do on Mortgagor's behalf everything so convenanted in may deen necessary to protect the lien hereo; that Mortgage or she half diverest thereon at the highest rate of dislursed by Mortgage for any of the above purposes and matchedness could be the same priority as the original indebtedness and may be included in any decre foreclosing this mortgage to induct of the rents or precesses of the original indebtedness and may be included in any decre foreclosing this mortgage to inquire into the said balance of any act it is shall not be obligatory upon the Mortgagee to inquire into the said biling of any lien. Nortgagee or claim advances and may be included in any decre foreclosing this mortgage and be paid out of the rents or precesses of any of any decre foreclosing this mortgage and be paid out of the rents or precesses of a said or exclusted precesses if not otherwise paid; that it shall not be obligatory upon the Mortgagee to inquire into the saidility of any lien worts are or claim advancing moneys for any purpose nor to do any act thereoder: and the Mortgagee to inquire into the saidility of any lien, worthing it may doe or ont to do hereunder:

E. That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced the Mortgagor at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the mortgage debtedness under the terms of this mortgage contract:

F. That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgage may, without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mortgage and the debt hereby secured in the same manner as with the Mortgagor, and may forbear to sue or may extend time for payment of the debt secured hereby, without discharging or in any way affecting the liability of the Mortgago hereunder or upon the debt hereby secured

G That time is of the essence beresof and if default be made in performance of any covenant herein contained or in making any matrix and the state upon any of said property, or upon the foling of a proceeding in harking in the Mortgage, or if the Mortgage is beingtimeted and empowered, this property by or against the Mortgage or if the Mortgage and in any of said property, or upon the foling of a proceeding in bankringtey by or against the Mortgage or if the Mortgage and in any of said property, or upon the foling of a proceeding in bankringtey by or against the Mortgage or if the Mortgage and in any of said property by or against the Mortgage and and any of said empowered, which and in any of said events, the Mortgage is herein authorized and empowered, or thous and without affecting the lien hereby created or the priority of said lien or any right of the Mortgage, and empowered, which are a said and a said and a said and the priority of and lien or any right of the Mortgage and and any of said empowered, whether or not such default be remedied by Mortgage mammediately proceed to foreclase, this mortgage, and in any foreclosure a sale may be made of the premises en masse without offer exceed to foreclase.

numeritately proceed to corrective this mortgage, and in any foreclosure a sale may be made or evental parts separatelys. H. That the Mortherson may employ counsel for advice or other legal service at the M ispute as to the debt hardly secured or the lien of this Instrument, or any litigation to whi croant of this lien or which may affect the title to the property securing the indebtedness here en and any reasonable afformers for a solution of this last and the a part of the d second secure of in. He for foreign of the solution sale of the property securing the sale r flugation affecting said debt or lien, including reasonably estimated amounts to conclude art of the debt hereby secured. All such amounts shall be payable by the Mortgagor to the e included in any decree or indigment as a part of said mortgage debt and shall include inter outract rate thes at the legal rate.

1 Is case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgages is hereby empowered lect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation periods or so received shall be furthwith applied by the Mortgages as it may elect, to the immediate reduction of the indebted ared hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebted shall be delivered to the Mortgager or his assigner.

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I and econdarity and such piedge shall not be deemed merged in any forcelosure discrete, and (b) to establish an absolute transfer of and econdarity and such piedge shall not be deemed merged in any forcelosure discrete, and (b) to establish an absolute transfer of and ereordiscity and such piedge shall not be deemed merged in any forcelosure discrete, and (b) to establish an absolute transfer of the forcelosure each enter upon and take porsession of, manage, maintain and operate said arails, rents, issues on the forcelosure enter and each piedge and other entered advantageous to it, terminate core modify existing or future leases, collect said arails, rents, issues on the rent elases of the interfore there is an a description and enuptrement therefore when it deems accessate or discretion, and extended, and in general exercise were ordinarily incident to absolute ownership, advance or forms of insurance as may be deemed advantable, and in general exercise ordinarily incident to absolute ownership, advance or forms of insurance predum, have and assessments, and all experively carefed on the more retain reasonable compression for the line of be not any other indebtedness be prevery kind, inclident to absolute ownership, advance of the powershene in given to the fiber of raisy other indebtedness be retain d

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 by law conferred, and may be enforced consurrently therewith, that no waiver by the 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 performance of the same or any other of said covenants; that wherever the context hereaf requires; the masculine gender, as used herein, shall include the feminine and the neater and the singular number, as used herein, shall include the plurid; that all rights and obligations under this mortgage shall extend to and be binding upon the respective heirs, executors, administrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this 12th day ____ A.D. 19 67 September J. F. Stinson Jane A. Stinson Stemptic (SEAL) (SEAL) (SEAL) (SEAL) State of KANSAS - - -55 County of DOUGLAS , a Notary Public in and for said County, in the State aforesaid, I. Janice Cotner

DO HEREBY CERTIFY that J. F. Stinson and Jane A. Stinson, husband and wife