<text><text><text><text><text><text><text></text></text></text></text></text></text></text>	1	In Payment	That should said Mortgagor.2	- fail to make payment of any tore	church in the
<text><text><text><text><text><text></text></text></text></text></text></text>		of Taxes	may, at its option, pay the amount incident thereto, and any amount so on demand with interest thereon at	of such tax, charge or assessment, to paid shall be repaid by said Mortgag	gether with any expe or to said Mortga
<form>         Improvement       on and greenkee, the entire data command wake, without only, and the hubble product of the second product of the seco</form>		In Maint in	by said Mortgagee, and unless so rep and the entire debt remaining secu- become at once due and payable, w	paid shall become a part of the debt's irred by this mortgage shall at the o ithout notice.	rom the date of payn ecured by this mortg: ption of said Mortga
Instance       herein provided or shall full to denomine the day for any fail to beep and premises of any here any more of the premises of the merger of the details may have a merane write to the merger of the day and premises of the merger of the details may have a merane of the history and the premises of the merger of the second by and day for press of the merger of the day of the merger of the second by and day for press of the merger of the day of the merger of the detail merger is the second of the merger of the merger of the detail merger is the second of the merger of the merger of the detail merger is the second of the merger of th		Improvement	on said premises, the entire debt re Mortgagee become at once due and	payable, without notice.	all at the option of :
Martagese become at once due and payable, without notice.  Difficulties of humanse  Sound and Mortagese by reason of any mch insurance against loss receive any sum or an instruction of the dest bench second of the dest herby such and any other purposes of the dest herby payable, without notice.  There of Mortagese become at once due and payable, without notice.  There of Mortagese become at once due and payable, without notice.  There of Mortagese become at once due and payable, without notice.  Warren of Mortagese become at once due and payable, without notice.  Warren of Mortagese become at once due and payable, without notice.  Warren of Mortagese become at once due and payable, without notice.  Warren of Mortagese become at once due and any other purposes to the full apoant secured here and condition herein contained and provided for, and Mortagese hull be entited as the advectore and condition herein contained and provided for, and Mortagese hull be entited as the advectore and condition herein contained and provided for, and Mortagese hull be entited as the advectore and become as herein provided for all costs, and able persons chaining and the contained and and provided for all costs and advectore.  Warren of Mortages be hull not prevery is herein your wards by add Mortageses.  The add Mortageses, and add persons chaining and and endities in and other advectore and undergo an advectory is herein your wards by add Mortageses.  The add Mortageses, and add persons chaining and a provided for a state wards.  The add Mortageses and advectore advectore and wards advectore and advectore is herein your wards by add Mortageses.  The add Mortageses and advectore advector			herein provided or shall fail to deliv provided, or fail to pay the premiu insurance written or renewed and p secured by this mortgage and shall b by said Mortgagee with interest there	ms thereon, then said Mortgagee, if ay the premiums thereon, and any pu e repaid by said Mortgagor. 5 within on at the star of the premium of the said	it elects, may have s remium so paid shall ten days after paym
of Internance       of momey for any designed of latticity go the hilding to be appendent to be performed in the performance if the obstit hereby secured; or the same may, at the option of and Morgage be paid over, either whithing in their place, or too any other purpose or object satisfactory before may be appendent over, took place.         Derive of Sale and Torregoes of the object satisfactory of the content of the appendent over, took place.         Derive of Sale and Torregoes of the object satisfactory before any other purpose or object satisfactory before and may and the perform any of the corenants, generements, the option of sale Morgage and the performance of the same due upon asid note and any additional same paid by vitne of this annohises.         Weiner of Notice       In asso of default in any of the payments been and Morgage of the object of the same due upon asid note and any additional same paid by vitne of this annohises of said Morgage.         Weiner of Notice       Reserved         Weiner of Notice       The said Morgage and the content on the content on the payment been and apply the of the same due upon asid note agene. The table on the same due to a said perform any of the corenants, agenetic the same and apply and core, a further same and apply the object of the same due to a said the payment been and the content on the content on the payment been and the content on the content on the payment been and the payment been and the content on the contable on the content due table the payment been and the content on					all at the option of s
of Internet       of many the spectra of the back thereby secured, or the same may, at the option of and Appiper be paid over, either while an other the same may, at the option of and Morgage be paid over, either while an other provided for, and the payment of the same may, at the option of and Morgage be the day and the payment of the the option of and Morgage be the day and the payment of the back thereby secured, or the same may, at the option of and Morgage be the day and the payment over, took place.         Derive of Sale and Morgages and the approximation of the same may, at the option of and Morgage be the day and the payment over, took place.       The same of a said Morgages, and the same may, at the option of and Morgage be the day and the payment over, took place.         Derive of Sale and Morgages and the approximation of the corenants, approximation of an other pay of the corenants, approximation of the corenants, approximation of an other payment because the corenants approximation of a said Morgage and the control of the corenants, approximation of and the payment over, took place.         Weiner of Notice       The said Morgage and the control of the corenants approximation of and thorgage to a said Morgage and the control of the corenants, approximation of and the approximation of the corenants approximation of the corenants approximation of and thorgage and the day and the control of the corenants approximation of the corenants on paying the day and the payment of the corenants on the pay of the corenants approximation of the corenants on the pay of the corenants approximation of the corenants on the pay of the corenants approximation and beases the anne, and to collect the annotage for the	E F				
Derive of Sectors       In case of default in any of the payments berein provided for, or in the event of the fails on the part of said Morgagona. To keep and perform any of the covenants, gere ments, contained and provided for, or in the event of the fails on the part of said Morgagona. To keep and perform any of the covenants, gere there on a benein power of all costs, and hall be entitled to a judgine for the sun due upon said note and any additional suns paid by vitue of this morgage with the sale and pendises in attraction of said property is hereby waived by said Morgagonea. These, the sale appendises of and Morgagonea. Further agree that all notice of the exercise of any and all option there on a motion of asid Morgage is without respectively valved.         Waive of Natice       The said Morgagonea. further agree that all notice of the exercise of any and all option and clease the same, and to collect the rents and profits arising the fact to the provide and distibution for the rank of doring per values.         Weiver of Natice       The said Morgagonea. further agree that all notice of the exercise of any and all option and clease the same, and to collect the rents and profits on the program and lease the same, and to collect the rents and profits arising the producery to and satisfaction of the around the under this morgage, first deducting all pooper charges an experses attending the execution of said trus.         Wherever the words "Morgagon."       Nortragon." A morgage is and all weed the same and points to the payment and assigns of and parties.         No WITNESS WHEREOF said Mortgagon."       No Morgagen agent is a same and and the day and year first showe written.         No WITNESS WHEREOF said Mortgagon."       Sagotember         AD. 190f			be paid over, either wholly or in part buildings or erect new buildings in t said Mortgagee without affecting the	secured; or the same may, at the op t, to said Mortgagors. to enable. the their place, or for any other purpose lien of this mortgage for the full	be retained and appli tion of said Mortgag 1971to repair su
Writer of Notice products, and or of and 1 Costs, and shall be entitled also to a decree for the sale appreniates of said Mortgagor. a., and all persons chaming under them		Sale and	In case of default in any of the on the part of said Mortgagor.s to and conditions herein contained and p for the sum due upon said note and an	payments herein provided for, or in keep and perform any of the coven rovided for, said Mortgagee shall be y additional sums paid by virtue of thi	ants, agreements, terr entitled to a judgine mortgage with joter
Notice Reserver Reser			said premises in satisfaction of said j premises of said Mortgagor 3, and a	u costs, and shall be entitled also to a judgment, foreclosing all rights and all persons claiming under there	a decree for the sale
<ul> <li>STATE OF KANSAS, COUNTY OF</li> <li>DUULAS</li> <li>STATE OF KANSAS, COUNTY OF</li> <li>DUULAS</li> <li>STATE OF KANSAS, COUNTY OF</li> <li>DUULAS</li> <li>SE HI REMEMBERED that on this light day of</li> <li>September</li> <li>A.D. 19_9_9_, before me, the undersigned, a Notary Public in and for said County and State came</li> <li>Digith R. Perry and Barbara J. Parry, his wife</li> <li>Who was and deed.</li> <li>IN TESTIMONY WHEREOF 1 have hereanto subscribed in, and who execute the toregoing mortage, and duy acknowledged the execution of the same to be. their words the state state and day and set in the same to be in the same to be.</li> </ul>		Notice	The said Mortgagor.a further a reserved by this mortgage to said Mor In case any bill or petition is file.	gree that all notice of the exercise rtgagee is hereby waived. d in an action brought to foreclose th	is mothages the Cou
Bay Stain Se understood to include the hers, devisees, administrators, executors, trustees, successor and assign of such parties.         IN WITNESS WHEREOF said Mortgagor.s., have., hereunto set_their_hand.s and seal the day and year first above written.         Barbara J. Perry         A.D. 19_91, before me, the undersigned, a Notary Public in and for said County and Stat came         Delight R. Perry and Barbara J. Perry, his wife         who. are personally known to me to be the identical persons described in, and who execute the foregoing mortgage, and duly acknowledged the execution of the same to be theid revolution of the same to be theid and affixed my officia seal on the day and year last above written.         My commission expires       Barbara J. Parti			described, appoint a Receiver to take in and lease the same, and to collect the such foreclosure and until the debt is and satisfaction of the amount due to	mediate possession of the mortgages rents and profits arising therefrom of is fully paid and apply such rents and under this mortgages first deducting	of the property here l premises, to mainta luring the pendency of profits to the prime
STATE OF KANSAS, COUNTY OF <u>DUGLAS</u> SS. <u>BE IT REMEMBERED</u> that on this <u>19th</u> day of <u>September</u> <u>A.D. 19_67</u> , before me, the undersigned, a Notary Public in and for said County and State <u>came</u> <u>Dwight R. Perry and Barbara J. Perry, his wife</u> who, are personally known to me to be the identical persons described in, and who execute the foregoing mortgage, and duly acknowledged the execution of the same to be <u>their</u> voluntary act and deed. IN TESTIMONY WHEREOF I have hereunto subscribed my hand and affixed my official seal on the day and year last above written. My commission expires			and assigns of such parties. IN WITNESS WHEREOF said	Mortgagor E., have hereunto set	ors, trustees, successor
STATE OF KANSAS, COUNTY OF       DOUGLAS       SS.         BE IT REMEMBERED that on this       12th       day of       September         A.D. 19_61       before me, the undersigned, a Notary Public in and for said County and State				Daught R. Perry	Terry
BE IT REMEMBERED that on this       19th       day of       September         A.D. 19_61_, before me, the undersigned, a Notary Public in and for said County and State came       Dwight R. Perry and Barbara J. Perry, his wife         who. ara_personally known to me to be the identical personsdescribed in, and who execute the foregoing mortgage, and duly acknowledged the execution of the same to be				Barbara 3. Perr	eng.
A.D. 19_67_, before me, the undersigned, a Notary Public in and for said County and Stat came					
IN TESTIMONY WHEREOF I have hereunto subscribed my hand and affixed my official seal on the day and year last above written.			A.D. 19	rsigned, a Notary Public in and for	said County and Stat
Seal on the day and year last above written.			the foregoing mortgage, and duly ackn	o be the identical persons described nowledged the execution of the same i	in, and who execute their
( NITAR Can Summers		1.11.0.	seal on the day and year last above wi	ritten.	and affixed my officia
10 - 10	1	NI TAR		Jun and	Summersense
	ouv.			a and white straining to a	Notary Public.

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