29179 iny of said property, then and in any of said events, ing the lien hereby created or the priority of said evented hereby immediately due and payable, whethe did mortgage indebtedness any indebtedness of the M reclose this mortgage, and in any foreclosure a sale. the Mortgagee is hereby lien or any right of the er or not such default be re-Mortgagee to the Mortgage

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Hat parts separately. H That the Mortgagee may employ counsel for advice or other lute as to the debt hereby secured or the lien of this Instrument, ount of this lien or which may affect the title to the property securi-and any reasonable attorney's fees so inturred shall be added to smably incurred in the foreclosure of this mortgage and sale of the inightion affective said debt or lien, including reasonably estimati-t of the debt the above secred. All such amounts shall be payable included in any decrease judgment as a part of said mortgage de-

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croant of this lies or which may affect the tille to the property securing the indeltedness hereby secured. Any costs assanably incurred in the foreclosure of this moritage and sale of the poperty securing the same and in connection with any assanably incurred in the foreclosure of this moritage and sale of the poperty securing the same and in connection with any att of the debt transmission of this moritage and sale of the poperty securing the indeltedness hereby secured. Any costs interact and the debt transmission as a part of said mortgage debt and shall include interest at the highest contract rate, include in any de value amounts shall be payable by the Mortgage to the Mortgage on demand, and if minet rate the integre here are an experiment with the payable by the Mortgage to any property not taken and all contract rate induced in the property, or any part thereof, shall be taken by condemnation, the Mortgage is hereby e shall be there are an experiment of the mortage debt and shall include interest at the highest contract rate interest rate therefore here and the integre are and the source and the interest and the integre herebox and the integre and the interest and the interest of the debt. Therefore, and the entred target herebox are and profits of an id premises are pledged, assigned and transferred to the Mortgage whethere are a garcement is written or verbal, and it is the intention hereof (a) to pledge asid near state in the integra per and is assigned addiverse of one of the contrage on and take por session of many garce, which here before of all property, or any part theread (a) to pledge asid there and and equiphent herefore and profits on a parity with an assigned and is solid the source and the portaging of the interest and profits on a parity with an assigned and second advantageous to it, terminate or molify existing of thure lease. Follect stat assist, ree apply renting agents of other employees, after or repair sail promoses, for the powers herein given, and there of any other indebt are t

That each right; power and temedy herein conferred upon the Mortgagee is cumulative of every other right or remed gee, whether herein or its law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of performance of the same or any other of said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or the feminine and the neuter and the singular number, as used herein, shall include the plural; that all rights and obligation trigge 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 therefore

IN WITNESS WHEREOF, we have	ve hereunto set our l	hands and seals this	3rd	
of October	A.D. 19 67			and the second second
Robert Haralick	(SEAL)	Joy Joy G. He	lik Tallek	(SEAL)
RODEIC Harallon	(SEAL)			(SEAL)
State of KANSAS				
County of DOUGLAS	SS			
L Janice Cotner	a	Notary Public in and	for said County, in	the State aforesaid,
DO HEREBY CERTIFY that Robe		d Joy G. Harali		
Carlos their this under	lay in person and acl free and voluntary any homestead, exer	knowledged that the act, for the uses and j nption and valuation l	y have signed, so	caled and delivered
GUTN of an Add Notarial S		day of	1	, A.D. 19
My Country Mar	ch 10, 1970		and Pater	it is
and the second se		nice Cotner	N/a D. LH.	

Recorded October 6, 1967 at 4:03 P.M.

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Lanue Been Register of Deeds