B In order to provide for the payment of taxes, assessments; insurance premiums, and other annual charges upon the property securing this indebtedness. I promise to pay mossibily to the Mortgagee, in addition to the above payments, a sum estimated to be equivalent to one-twelfth of such items, which payments may, at the option of the Mortgagee (a) be held by it and commingled with other such hunds or its own funds for the payment of said indebtedness as received, provided that the Mortgagee advances upon this obligation sums sufficient to pay said items as the same accrue and become payable. If the mount estimated to be sufficient to pay said items is not sufficient to pay said items as the same accrue and become payable. If the mount estimated to be sufficient to pay such items is not sufficient to pay such items. The Mortgagee is authorized to pay said items as charged or billed without turther inquiry.

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1. Further secure this indeficiency. The Montpaper is automated in pay such that a construction of the Mortgages and secured by this mortgage, and it is farreed that in the event of such advances the amount thereof may be added to the mortgage delt and shall increase the unpaid halance of the note hereby secured by the amount of such advance and shall be a part of said note indebiedness under all of the trans of said note indebiedness including all delivered. An Additional Advance Agreement may be altered and delivered for such advance and provision may be added to the empty delivered An Additional Advance Agreement may be are executed and delivered. An Additional Advance Agreement may be altered to the contract is fully as if a new such note and contract the such exercises modifications of the contract, but in all other respects this contract shall be an all officered in a delivered in a delivered in a delivered in the event and a different interest that and Mortgages may also do any act if may deem necessary to proteed the lien becord: that Mortgages will repay upon demand any family of observations of the contract shall be able protocols and such moneys together with mitteres there on a the original indebiedness including all environments paid of delivered by Mortgages and any of the able protocols and such moneys together with interest there on a the highest rate for which it is then invalue to contract shall some some tore torelosing this mortgage and be paid out of the rents or preceeds of said of a side premises if not attervise paid. Ital in an advance tore torelosing this mortgage is and out of the rents or preceeds of said on distances if our advances and box any be therein contained shall be constand as preceeds of said premises if not attervise paid. Ital in shall not be obligater's upon the Mortgages to inquire motion as above autherized, but morting herein contained shall be constand as represented any more advances of an advances of any athe as any athe analy decrementoring the Mortgages to in

E. That it is the intent hereof to secure payment of said is the Mortgagor at the date hereof, or at a later date, and to see indebtedness under the terms of this mortgage contract; 1984

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 delt hereby secured in the same manore as with the Mortgagor, and may forhear to sue or may extend time for payment of the delt, secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the delt hereby secured.

scured hereby, without discharging or in any way affecting the hability of the Mortgagin hereinder or upon the dolt hereby scured; G. That time is of the essence becever and if default he made in performance of any covenant herein contained or in making any sagment under said note or obligation of any extension or renewal thereof, as if proceedings he instituted to enforce any after here or farge apon any of said property, or upon the bling of a proceeding in bankrupter has a gained the Mortgager of the Mortgager half make an assignment for the benefit of his creditors or it has property here paired under control of or in making any control make an assignment for the benefit of his creditors or it has property here against the Mortgager and and empowered, at its prior administration and we find a property, then and in any of said events, the Mortgager is hereing and and empowered, at its prior administration affecting the here hereby immediately due and payable, whether or not such default or reneded by Mortgager, and apply mared hereing and athenting and an any of said events of the Mortgager and and Mortgager, and apply mared the payment of said matricage indefaulteness of indefaulteness of the Mortgager to the Mortgager, and apply moredities particularly proceed to forecless this mortgage, and in any foreclosure a safe may be made of the premises en masse without offering the serveral parts separately :

H. That the Mortgages may employ connect for advice or other legal service at the Mortgages digention in connection with a other as to the delt hereic secured or the firm of his instrument or any litigation to which the Mortgages may be made a party sound of this lies or which may affect the title to the property securing the indeficiences incrediv secured cerebra scales and expen-sion of this lies or which may affect the title to the property securing the indeficiences incrediv secured cerebra scales and appen-sound of this lies or which may affect the title to the property securing the indeficiences incrediv secured cerebra scales and expen-sion and are reasonable attractions with an other his mortgage and sale of the property securing the same and at connection, with any other disp infinition affection and to be in the indeficience of the property securing the same and at connection, while he added to and be at the delta herein scale of the indeficience delta is any to be delta for any state of the delta formation, while the added to and be to the delta herein scales. As is such amounts chall be payable to the Mortgages on the indeficient of the transaction, while the added to and be an any description in any diverse at the highest confract rate, or if no so are transitioners therein a the indeficience of the best and the indeficience of the indeficience of the highest confract rate, or if no so are transitioners therein a the indeficience of the best and the indeficience of the indeficience of the indeficience of the second at the indeficience of the second at the indeficience of the indeficience of the second at the indeficience of the

I to scale the increased property, to since part thereof, shall be taken by condemnation, the Mortgage is hereby emp-let and receive all dompensation which may be paid for any property taken or for damages to any projectly not taken and all one presention of thereived shall be forthwith applied by the Mortgages as it may elerg, to the unmediate reduction of the on-need hereby, or to the repair and restoration of any property taken and provided that any excess over the amount of the id-shall be delivered to the Mortgagor or his assigner.

It share no direction in the Morigagor of his assigner. It All ensements, rents issues and profits of said premises are pledged, assigned and transferred to the Morigagor, whether in reaffer to become due, under or by sittle of any lease or agreement for the use or occupance of said property, as any part thereof, which are agreement is written or verhal, and it is the interior bereaf tat to phedge said rents, issues and property, as any part thereof, which is not secondarily and and hyber interior bereaf tat to phedge said rents, issues and property as a partice with said or interior to be one or after beneformer when it is an interior and and the interior bereaf tat to phedge with there, not the constability and and hyber shall not be downed garged in any togetosume decree, and this to establish an adaptive tran-terior or after beneformer site. To inter upfor and take possible or of, manage maintain and operate said praints, or the below or after beneformer site. To inter upfor and take possible or of, manage maintain and operate said premises, or the below garget of the more constrained. To inter upfor all the avails therefore and operate said premises, or the below garget of the site of the endowners whether head or emission more more pressure and a said, regist, in the searchests of the more garget of the other sources and all premises, law furnishings and equipment therefore when it decreas a whom adaptive fire, and entershell coverage and other forms of insurance as may be decread adviable, and in general evolution of the searce related to assessent, adving or borrow money measures been any provide whether a decread which any advinge or borrow money measures for any pitpose here stated to assessed and the contrast on the instance of previous and to the measure borrow using the is prior to, the law of the indicated are and aft of the income creation covershall contrast on the income shores here in seven and how the indicated are admining attemptive fore, income related to assessent, and any in personan queries of after an discrete of ferrelosine, and on the determiny in the proceeds of sule, if any whether there he a decrete there is no substantial interference all of the indeltedness seared hereby is paid, and the Mortgager, it is sole discretion, leek that there is no substantial interference default in performance of the Mortgager are accessed. The possession of Mortgager, on satisfactors verdence thereof, shall belonquish possession and, pay an Mortfagger any surplus income on its hards. The possession of Mortgager are satisfactors verdence in an observation of the sole of the state of the sole of the interference of the sole of the interference of the sole of the interference of the sole of the interference of the sole of the interference of the sole of the interference of the sole of the interference of the sole of

K That each right, power and remedy herein conferred upon the Mortgages is cumulative of every other right or remedy of the lottgages, whether herein or by law conferred, and may be enforced concurrently therewith that no waives by the Mortgages of performance is any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgages to require or enforce economics of the same or any other of and covenants that wherever the context hereof requires, the mascular gender, as used herein, shall relate the femionic and the neuter and the singular number, as used herein, shall include the plural; that all rights and obligations under its mortgage shall extend to and be indicated point the respective herein, 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	e hereunto set our h	ands and scals this	26th	day
of March	A.D. 19_68 *			
Robert L. Lindgen Robert L. Lindgen	(SEAL) (SEAL)	Joyce Ann Ling	deen	(SEAL)
State of Kansas	· · · ·			
County of Douglas	· } \$\$			

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