arge upon any of said property, or upon the 1 all make an assignment for the benefit of his e Mortgagor abandon any of said property, the tion and without affecting the line hereby cre-least notice, all sums secured hereby immedia card the payment of said mortgage indebtedne mediately proceed to foreclose this mortgage, a trait parts separately: If that the Mortgagee may employ counse into a to this lien of which may affect the tilte and any reasonable pattoring a fees so inture analytic for the test to the test of the second second out of this lien of which may affect the tilte to a hid any reasonable pattoring a fees so inture not such defaul agee to the Ma be made of the

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bich the Mortgagee may be made a party on rely secured or which may affect said deht or deth hereby secured. Any costs and expenses same and in connection with any other deputies the transaction, shall be added to be deputies. then and any reasonable antoprior's fees so inturred shall be added to and be a part reasonable intervet in this forcelosure of this moregage and sale of the property securing the indeb reasonable intervet in this forcelosure of this moregage and sale of the property sec-part of the debt hereby secured. All such amounts shall be payable by the Moriz be meluded in any decire of indemnent as a part of said moregage debt and shall in contrast rate then at the regard rate. I In case the mean gaged property, or any part theread, shall be taken by ollect and receive all compensation which may be paid for any property taken or for every decreed hereby, er to the repair and restoration of any property so damaged, prov-ers shall be delivered to the Moregage or his assignee.

J All ensements, cents, issues and particle to become due, under or by virtue e or agreement is written or verbal, and not secondarily and such pledge shall goment to the Mortgagee of all such 1 er before or after foreclosure sale to o is an agricement to written in virtue, and it is the interface merged in any foreelosme derive, and the to establish as secondarily and such pleage and agreements and all the avails therefore, and the to establish be before or after foreclessue sale, to enter upon nd take presention of manage, maintain and operate with results regardless of shore errors, make leaves for terms denned advantageous to it, terminate or modify existing or future leaves, college oplay renting agents of other entropy, and the measure schelcher legal or equivable as it may deem proper play renting agents at other employees, after to repair said premiers, has furnishings and equipment there with as addentate for and extended coverage and other forms of insurance as may be deemed advisable reast entropy the deemed of the income the income their form which lien is prior to be the advisable order out of the income relative coverage and on the income their form which lien is prior to be lies of a very kind, including attorney's fees, incurred in the exercise of the provers herein given, and from the advisable order of the derivery in its said discretion, meeded to interface and on the deficiency in the proversh of a start, including attorney's fees, incurred in the exercise of the proversh bare of the Mortgagee, is previous therefore on at Whenever all of the indelicedness secured hereby is paid, and the Mortgagee, is tread, shall relinquish possession and pay to matrix delivery of a Master's Deed Coverage and in the line delivery of a Master's Deed Coverage and in the direction which here is bands. The possession of a indelivery of the line hereby is the direction which here is bands. The possession and pay to matrix delivery of a Master's Deed Coverage and in the direction which is adding to expected Coverage when the interfaces secured hereby is paid.

That each right, power and remedy herein conferred upon the Moetgages is cumulative of every other right or remedy of the gee, whether herein or by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgages of performance avecant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgages to regions or end of the feminine and the neutre of said covenants; that wherever the context hereof requires, the maximum gender, as used herein, shall the feminine and the neutre and the singular number, as feed herein, shall include the plural; that all rights and obligations under stragge shall extend to and be binding upon the respective heirs, excentors, administrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises.

June	A.D. 1968	
Floyd Richard Rist	the second s	Irene Rist (SEAL (SEAL
State of KANSAS		
Founts of DOUGLAS	SS	
county of		
I. Janice Cotner	, a Notary Public in ar yd Richard Rist and Lottie I	
I. Janice Cotner DO HEREBY CERTIFY that Flo		
I Janice Cotner I Janice Cotner DO HEREBY CERTIFY that Fic personally known to me to be the sam Instrument, appeared before me this d	yd Richard Rist and Lottie I e person or persons whose name or nar y in person and acknowledged that th	rene Rist, husband and wife nes is or are subscribed to the foregoin ey have signed, sealed and deliver
I Janice Cotner I Janice Cotner DO HEREBY CERTIFY that Flo personally known to me to be the sam Instrument, appeared before me this d the said finitument their	yd Richard Rist and Lottie I	rene Rist, husband and wife nes is or are subscribed to the foregoiney have signed, sealed and deliver purposes therein set forth, including t

Contract of

Januel Beem

Janice Cotner Notary Public