in the same manner as with the vice discharging in any way affecting gagor, and may torbear to and the liability of the Mortgagor

hangt

G That time is all the essence hereof and if default he made in performance of any covenan-aryment under said note or obligation or any extension or reneval thereof, or if proceedings he is harge upon any of said property, or upon the filing of a proceeding in hankrupter by for agains hall make an assignment for the henefit of his creditors or if his property he placed under contri-he Mortangire abandon any of said property, then and in any of said events, the Mortangree is he prime and without affecting the lice hereby created or the priority of and lice or net such default oward the payment of said mortange indebtedness any indebtedness of the Mortangree to the Mor-mediately proceed to foreclose this mortgage, and in any foreclosure a sale may be made of the everal patts separatchy;

Several parts separately; If That the Mortgagee may employ counsel for advice or other legal service at the Mortgage's discretion in connection with any dispute as to the debt horeby secured or the lien of this Instrument, or any litigation to which the Mortgage may be made a party on account of this hen or glick may affect the tile to the property securing the indebtages hereby secured or which may affect said debt or measonable incurred to the foreformer's fees so incurred shall be added to and be a part of the debt hereby secured on the foreformer's fees so incurred shall be added to and be a part of the securing the indebtages hereby secured any costs and expresses or initiation affecting bad debt or lien, including reasonably estimated amounts to conclude the transaction, shall be added to ad be a part of the debt hereby secured. All such amounts shall be parable by the Mortgage to the Mortgage on demand, and if not paid shall be included in any decaye or ungenetias a part of said mortgage debt and shall include interest at the highest contrast rate, or it no such contrast rate then at the legal rate.

1 In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgages is, hereby collect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all compensation so received shall be forthwith applied by the Mortgages as it may elect to the unmediate reduction of the second hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of uses shall be delivered to the Mortgager or his assignce.

see and hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount these shall be delivered to the Mottgager or his assigned. A full easements, rents, issues and profits of and premises are pletiged, assigned and transferred to the Mottgager, which are on accurately of sail property is any part theorem the lace one data and profits on a parity soil and to the intention hereof (a) to pledge said erents, issues and profits on a parity soil and not secondarily and such pledge shall not be deemed merged in any functionare, and (b) to establish an aload the bases and agreements and all the asals thereunder, together with the right in the rest to the domine and and the domine agreements and all the asals thereunder, together with the right in the secondarily and the domine and and exceed and all the asals thereunder, together with the right in the rest to the domine and rate personsition of motify existing of thure bases, and provide and the domine and the present of motify existing of thure bases. There employees, alter or repair and premises by furnishing and acquipment therefore where index events the advected coverage and on the former of insurance as and particular to also be even at a strate or repair and the previous distribution of the income return erasonable composition for itself, par insurance premiums, there and assessments, a develop are event of the alterest and on the deficiency in the form of any superpose herein grant. The sole discrition, meeded the the alterest of the powers herein grant, and from time to time apply to an therefore a first or repair and on the deficiency in the proceeds of all of any shorted in the averest discributer and and the dominance of the powers herein grant. The possession of Margager of a superpose herein grant, and the motigage of premises and predicts is remarked to the income return erasonable composition for itself, par insurance premiums, there and assessments, a devere in any decree of fore-floaure, and on the def

e days after Mottpages of K. That each right, power and remedy herein confer-rizages, whether herein or by law conferred, and may be en-try openant herein or in said obligation contained shall it is openant herein or in said obligation contained that that is a present herein or in said obligation contained that the same openant herein or in said obligation contained that the same openant herein or in said obligation contained that the same openant herein or in said obligation contained that the same openant herein of the same openant of the same openant of the same openant herein of the same openant of the same openant of the same openant openant openant of the same openant of the same openant opena in the Mortgagee is cumulative of every other right or remedy monurently therewith, that no waiver by the Mortgagee of perfor-in any manuer affect the right of Mortgagee to require or -the context hereof requires, the masculine gender, as used herein therein, shall include the ploral; that all rights and obligations whether nervers in said obligation that herein or in said obligation of the same or any other of said covenants? Instrume-feminine and the neuter and the singular number, as a gre-shall extend to and be hinding upon the respective censors and assigns of the Mortgagee; and that the pro-

| of June   | A.D. 19 68   |   |                                  |
|---|--|---|----------------------------------|
| Nº Demin  |  |   | a the second                     |
| Kevin F. McCarthy   | (SEAL)   | the the forest  | (8                               |
| Mevin F. Accarchy   | (SEAL)   | Ann M. McCarthy   | (8                               |
|   | (Martin)   |   | 10                               |
| State of KANSAS   |  |   |                                  |
|   |  |   |                                  |
| Formation of DOUGLAS  | SS ·   |   |                                  |
| County of DOUGLAS   |  | and the second se |                                  |
| Contentie of  |  |   |                                  |
|   |  |   |                                  |
| I, Janice Cotner  |  | Notary Public in and for said County  | , in the State afor              |
| I. Janice Cotner  |  |   |                                  |
| I. Janice Cotner  |  | Notary Public in and for said County<br>and Ann M. McCarthy, husba  |                                  |
| I. Janice Cotner  |  |   |                                  |
| I, Janice Cotner<br>DO HEREBY CERTIFY that 3  | Cevin F. McCarthy a  | and Ann M. McCarthy, husba  | nd and wife                      |
| I, Janice Cotner<br>DO HEREBY CERTIFY that 3  | Cevin F. McCarthy a  |   | nd and wife                      |
| I, Janice Cotner<br>DO HEREBY CERTIFY that J<br>personally known to me to be the  | Same person or persons   | and Ann M. McCarthy, husba  | nd and wife                      |
| I, Janice Cotner<br>DO HEREBY CERTIFY that J<br>personally known to me to be the<br>Instrument, appeared before me th                                 | Cevin F. McCarthy a<br>same person or persons<br>his day in person and ack                         | and Ann M. McCarthy, husba<br>whose name or names is or are sub-<br>nowledged that they have signe  | nd and wife<br>wribed to the for |
| I, Janice Cotner<br>DO HEREBY CERTIFY that J<br>personally known to me to be the<br>Instrument, appeared before me th<br>the said instrument as their | Cevin F. McCarthy a<br>same person or persons<br>nis day in person and ack<br>free and voluntary a | and Ann M. McCarthy, husba<br>whose name or names is or are sub-<br>nowledged that they have signe<br>ct, for the uses and purposes therein   | nd and wife<br>wribed to the for |
| I, Janice Cotner<br>DO HEREBY CERTIFY that J<br>personally known to me to be the<br>Instrument, appeared before me th                                 | Cevin F. McCarthy a<br>same person or persons<br>nis day in person and ack<br>free and voluntary a | and Ann M. McCarthy, husba<br>whose name or names is or are sub-<br>nowledged that they have signe<br>ct, for the uses and purposes therein   | nd and wife<br>wribed to the for |

Janice Corner Notary Public \*

ity, State of.

Learn Register of Deeds

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