¹ That in the event the ownership of anid property or any part thereal becomes vested in a person other than the Mortgagor, the Mortgagog may, without notice to the Mortgagor, deal with such successor or successors in integest, with reference to this mortgago, the the debt bereby secured in the same manner as with the Mortgagon, and may forhear to suc or any extend time for payment of the debt secured hereby, without discharging or in any was affecting the liability of the Mortgagor becomes or upon the debt hereby secured.

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6 That time is all the essence hereof and if default be made in performance of any covenant herein contained or in making any paybent under said mote or obligation or any exclusion or enewal thereof, or if proceedings be instituted to enforce any other line or shall make an assignment for the benefit of his creditors or if his property be placed under said and property, or if the Mortigagor shall make an assignment for the benefit of his creditors or if his property be placed under sains the Mortigagor, or if the Mortigagor, the Mortigagor abandy any of said property, then and in any of said events, the Mortigagor is hereby althouted an empowered at his withing notice, all panes sented hereby immediately due and payable, whether as not such default be remedied by Mortgagor, and apply howard the payment of said mortgage indebalences on any or and in any foreclosure a sale may be made of the premises on masse sithaut adjuster and any apply and apply of the mortgage in the same sented barring the immediately proceed to forgeless this mortgage, and in any foreclosure a sale may be made of the premises on masse sithaut disting the several parts separately:

H That the Mortgagee may employ counsel for advice or other legal service at the Mortgagee is discretion in connection with any discount of the left of the list of the Instrument, or any hitigation to which the Mortgagee may be made a party of fee and any reasonable attorney's fees so which any affect the title to the property securing the indebtedness hereby secured or which may affect said debt or is and the and the and the and the angle to the beenly secured and which may affect said debt or is so the instrument, or any hitigation to a shich the Mortgagee may be made a party of the and the ises of this instrument and and be a part of the property securing the same and in connection with any ensenses or litigation and the feedback is and the debt hereby secured of this instrument and will be added to and be a part of the debt hereby secured. All such amounts while the property securing the same and in connection with any addet is added to and be a securid of the debt hereby secured. All such amounts while the property securing the the transmition shall be added to and be a fee unitable of the debt hereby secured. All such amounts all the party of the Mortgagee to the hereby secured, and it not paid shall be added to and shall include interest at the highest contract rate, are if no such contract rate then at the legal rate.

The case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to collect and receive all compensation which may be paid for any property taken up for damages to any property not taken and all condemnation empedations of received shall be forthwith applied by the Mortgagee as it may elect, to the unnovelant reduction of the indebtedness ness shall be delivered to the Mortgager is his assignce.

here shall be delivered to the Mortgager or his assigned.

K. That each right, power and remedy herein conferred muon the Mortgages is cumulative of every other right or remedy of the Mortgages, whither herein or by law conferred, and may be enforced concurrently discrease that no warse in the Mortgages of performance of any covenant herein or in and obligation contained shall thereafter to any manare affect the tright of Mortgages to require or enforce performance of the same or any other of said covenance; that wherever the context herein termines, the monodime grantler, as used herein, shall include the feminine and the neuter and the singular number, as used herein, shall include the function of any exercised as obligations under this mortgage shall extend to and he hinding upon the respective herein, ensuines, administrators, successors and assigns of the Mortgages carges, and the powersers and assigns of the Mortgages carges.

A	e héreunio set our	hands and seals this	25th	
A Jula A	A.D. 19: 68			* * ***
Jay Simon Grieri	·(SEAL)	Sylvia M. Simon	emar.	(SEAL
1.1	(SEAL)			(SEAL
State of Kansas				
County of Douglas	ss			
I. Janice Cotner		Notary Public in and for s	uid County in the S	ante et en et
DO HEREBY CERTIFY that Jay Si				tate aloresan
		in ormony nosbenic	any wire	
personally known to me to be the same				
Instrument, appeared before me this day	in person and acki ee and voluntary as y homestead, exemp	nowledged that they ha st. for the uses and purpos ption and valuation laws.	ve signed, sealed es therein set forth,	and delivere
Instrument, appeared before me this day the said Instrument as their fr release and waiver of all rights under an GIVEN under my hand and Notarial Sea My Commission expires March 10	in person and ackr ee and voluntary ac y homestead, exemp this 25th	nowledged that they hat st. for the uses and purpos otion and valuation laws. .day of Ju	ve signed, sealed es therein set forth,	and delivers including th
Instrument, appeared before me this day the said Instrument as their fr release and waiver of all rights under an GIVEN under my hand and Notarial Sea	in person and ackr ee and voluntary ac y homestead, exemp this 25th	nowledged that they ha st. for the uses and purpos ption and valuation laws,	ve signed, sealed es therein set forth,	and delivere including th
Instrument, appeared before me this day the said Instrument as their fr release and waiver of all rights under an GIVEN under my hand and Notarial Sea My Commission expires March 10	in person and ackr ee and voluntary ac y homestead, exemp this 25th	nowledged that they hat st. for the uses and purpos otion and valuation laws. .day of Ju	ve signed, sealed es therein set forth, ily , A.I.	and delivere including th
Instrument, appeared before me this day the said Instrument as their fr release and waiver of all rights under an GIVEN under my hand and Notarial Sea My Commission expires March 10	in person and ack ee and voluntary ac y homestead, exemp this 25th), 1970	nowledged that they hat st. for the uses and purposotion and valuation laws. .day of Ju Janice Cotner	ve signed, sealed es therein set forth, ily , A.I.	and delivero including th
Instrument, appeared before me this day the said Instrument as their fr release and waiver of all rights under an GIVEN under my hand and Notarial Sea My Commission expires March 10	in person and ack ee and voluntary ac y homestead, exemp this 25th), 1970	nowledged that they ha st. for the uses and purpos otion and valuation laws. 	ve signed, sealed es therein set forth, ily , A.I.	and delivero including th

Recorded July 29, 1968 at 2:58 P.M.