payment under said mate or obligation or any extension or renewal thereol, or if proceedings he instituted to enforce any other lien or charge upon any of said property, or upon the filing of a proceeding in bankrautes hy or against the Mortgages, or if the Mortgages, and any of said property, then and in any of said events, the Mortgages is hereby authorized and empowered at its without notice, all sums secured hereby immediately due and payable, whether or not such default be remedied by Mortgages, and apply immediately proceed to foreclose this mortgage, and in any foreclosure a sale may be made of the premises en masse without offering the several parts separately;

If That the dottingsee may employ counsel for advice or other legal service at the Mortgage's discretion in connection with any dispute as to the debt bureful secured or the lies of this Instantiant, or any light instants which the Mortgage is discretion in connection with any affect the tille to the property secure of the debt hereby secured at the Mortgage and sale of the property secure of the debt hereby secured at the secure device at the mortgage and sale of the property secure device at the debt hereby secure data and the secure device at the secure data and the secure device at the debt hereby secure data and the secure device at the secure data and the secure data and the secure device at the debt hereby secure data and the sec

I In 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 or for damages to any property at taken and all condemnation compensation so received shall be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtedness nees shall be delivered to the Mortgagor or his assignce.

The second secon

K That each right, power and remedy herein conferred upon the Mortgages is cumulative of every other right or remedy of the of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgages to require or enforce performance of the same or any other of said covenants; that wherever the context herein requires, the masculing gender, as used herein, shall include the feminine and the neuter and the singular number, as used herein, shall include the plural; that all rights and obligations under anottage shall extend to and be binding upon the respective hereis, executors, administrators, successors and assigns of the Mortgager; and that the powers herein mentioned may be exercised as often as organize therefore and the successors and assigns of the Mortgager; and that the powers herein mentioned may be exercised as often as torcessors thereas references and assigns of the Mortgager.

	e have hereunto set our hands and seals this	d
of August	A.D. 19 68	
Behartes K. Hoag Do	(SEAL) Mary Hoag	bay (SEAT
	(SEAL)	(SEAL
State of Kansas		
) ss	
County of Douglas		
I. Janice Cotner		
	The American State of the State	and a second sec
	, a restary Fublic in and for	said County, in the State aforesaid
DO HEREBY CERTIFY that. Cha	Tes K. Hoag and Mary T. Hoag, husb	said County, in the State aforesaid and and wife
DO HEREBY CERTIFY that Cha	ries K. Hoag and Mary T. Hoag, husb	said County, in the State aforesaid and and wife
	ries K. Hoag and Mary T. Hoag, husb	and and wife
personally known to me to be the	ries K. Hoag and Mary T. Hoag, husb	and and wife or are subscribed to the foregoin
personally known to me to be the	ries K. Hoag and Mary T. Hoag, husb	and and wife or are subscribed to the foregoin
personally known to me to be the Instrument, appeared before me the the said Justianuent as their	ries K. Hoag and Mary T. Hoag, husb same person or persons whose name or names is a day in person and acknowledged that they h	and and wife or are subscribed to the foregoin ave signed, sealed and delivere
personally known to me to be the Instrument, appeared before me th the said (astroment as the ir release and waters 65 all rights und release and waters 65 all rights und	same person or persons whose name or names is a day in person and acknowledged that they h free and voluntary act, for the uses and purp ler any homestead, exemption and valuation laws a Seal this 28th day of Aug	and and wife or are subscribed to the foregoin ave signed, sealed and delivere mes therein set forth, including th
personally known to me to be the Instrument, appeared before me th the said (ostroment as the fr rehease and waters 65 all rights und	ries K, Hoag and Mary T, Hoag, husb same person or persons whose name or names is a day in person and acknowledged that they h free and voluntary act, for the uses and purp ler any homestead, exemption and valuation laws.	and and wife or are subscribed to the foregoin ave signed, sealed and delivere sees thereio set forth, including th

Recorded August 29, 1968 at 11:42 A.M.

Janui Been Register of Deeds