1. If that the Mortgages may employ counsel for advice or other bigal service at the Mortgages g discretion in connection with any account of this lies of which may affect the tiles to the property securing the indebtoleness hereby secured or which may affect the tile to the property accuring the indebtoleness hereby secured or which may affect the tile to the property accuring the indebtoleness hereby secured or which may affect the tile to the property accuring the indebtoleness hereby secured or which may affect the tile to the property accuring the indebtoleness hereby secured or which may affect the tile to the property securing the indebtoleness hereby secured any where a party or the mass affect in the forebourse of this mortgage and sale of the property securing the sale and in connection with any other dispute or litigation affecting said debt or iren, including reasonably estimated products in conclude the transaction, with any other dispute or litigation affecting and debt or iren, including reasonably estimated products in conclude the transaction, with any other dispute or its act of the debt hereby secured. All such amounts shall be payable by the Martgage in the Mortgage on drinnad, and if not you do not be included, in any decrease or inframed and in conclude interparts and its ory and shall down account of the radied to and be a payable by the Martgage in the Mortgage on drinnad, and if not you do not all a checked, in any decrease or judgment as a part of and mortgage debt and shall include interpart at the highest contrast rate, or if mo such

I In case the mortgaged property, or any fract thereal, shall be taken by condemnation, the Mortgages is hereby empowered tocollect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation is received shall be forthwith applied by the Mortgages as it may elect, to the immediate reduction, of the indebtedness news shall be delivered to the Mortgager or his assime.

1. All ensemble, rents, issues and profits of said premises are pledged, assigned and transferred to the Martagnet's whether area do not a series or agreement for the series occupancy of said property, or any fact thereof, whether and said read ensembles and profits on a parity with said read ensemble and sub-base of agreement and all the axis to occupancy of said property. On the Martagnet's there all not the intention hered to a pledge and cents, issues and profits on a parity with said read ensemble and provides or a parity with asid read ensemble and provides or a parity with asid read ensemble and provides of the Martagnet's the sector and the Martagnet's the sector and the Martagnet's the sector and and provides and and prevides and any previous and provides or aparts with sectors. All defaults there is a sector of the Martagnet's the ensemble and prevides and any previous and provides proper to evaluate sectors and the martagnet's the sector and the martagnet's the sector and the martagnet's the sectors and any previous and prevides and operate and and prevides and any previous and the markagnet's the sector and the martagnet's the sectors and the markagnet's the sector and the markagnet's the sectors and any previous and there and prevides and exactly and any previous and there and prevides and exactly and any previous and there and prevides and exactly and any previous and there and any and any previous and the sectors and any previous and the sector and the markagnet's the sectors and any other and previde and any of the include any device of the toto and prevides and on the device on the device of the previses of the previse and there and the and assessment, and all explores and any other and assessment, and all explores and on the device or and the markagnet's prevides and on the device or and the markagnet's prevides and any other intervide any device of th

K That each right, power and remedy herein conferred upon the Mortgages is cumulative of every other right or remedy of the Mortgages, whether herein or by law conferred, and may be enforced concurrently therewith, that no vaiver by the Mortgages of performance of any concentrative or in said obligation contained shall thereafter in any manner affect. The right of Mortgages to require an enforce performance of the same or any other of said covenants; that wherever the context hereal requires, the masculine gender, as used herein, shall include the fermione and the neuter and the singular number, as used herein, shall include the plucal; that all rights and obligations under this mergage shall extend to and he binding upon the respective hereis, executors, administrators, successors and assigns of the Mortgages; and that the powers lize in mentioned may be exercised as often as occasion therefor a rise.

	into set our hands and seals this		6th day
of September A.D. 19 Jarl D. Ingram	(SEAL) Erma C. Ingram		Zec (SĘAL)
	(SEAL)		(SEAL)
State of Kansas			
County of Douglas	55		
I. Mary E. Haid	a Notary Public in and for	an sold Constants	L'Sun des 1
DO HEDEDY CEDIMINAL			
DO HEREBY CERTIFY that Jarl D. Ingra			
DO HEREBY CERTIFY that Jarl D. Ingr			
	am and Erma C. Ingram, hu	sband and wife	E
personally known to me to be the same person	an and Erma C. Ingram, hu	isband and wife	d to the foregoing
personally known to me to be the same person Instrument, appeared before me this day in pen	an and Erma C. Ingram, hu or persons whose name or names son and acknowledged that they yoluntary act for the uses and us	isband and wife	d to the foregoing
personally known to me to be the same person Instrument, appeared before me this day in per- the said Instrument as their . free and resaid and saiver of all rights under any home	am and Erma C. Ingram, hu or persons whose name or names son and acknowledged that they voluntary act, for the uses and pur estead, exemption and valuation law	is or are subscribed in ave subscribed in have signed, set rposes therein set for s.	d to the foregoing aled and delivered orth, including the
A available to all rights under any home	am and Erma C. Ingram, hu or persons whose name or names son and acknowledged that they voluntary act, for the uses and pur estead. Exemption and valuation law 26th day of	is or are subscribed in ave subscribed in have signed, set rposes therein set for s.	d to the foregoing aled and delivered orth, including the
personally known to me to be the same person Instrument, appeared before me this day in per- the said Instrument as their . free and resauce and solver of all rights under any home	am and Erma C. Ingram, hu or persons whose name or names son and acknowledged that they voluntary act, for the uses and pur estead. Exemption and valuation law 26th day of	is or are subscribed in ave subscribed in have signed, set rposes therein set for s.	d to the foregoing aled and delivered orth, including the

Recorded September 27, 1968 at 11:04 A.M.

Janie Beem Register of Deeds

D

1

15.18

Gł.