599 G That time f and if default I and that is on the exercise hereof and it default be made in in under said note or obligation or any extension or renewal the supon any of said property, or apon the filing of a proceeding is make an assignment for the benefit of his creditors or if his prop-orizagor abandon any of said property, then and in any of said and without affecting the lien hereby created or the priority of it notice, all sums secured hereby immediately due and payable, the parment of said mortgage indebtedness any indebtedness of furthe proceed to foreclose this mortgage, and in any foreclosure a participation of the secure of the

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e mortgaged properts, or any part thereof, shall be taken is condemnation, the Mortgagee is hereb all compensation which may be paid for any property taken or for damages to any property not taken and erevised shall be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of i to the repair and restoration of any property so damaged, provided that any excess over the amount ered to the Mortgager or his assignce. I to case the

If he delivered to the Mortgagor or his assignee. All ensements, cents, issues and großits of said premises are pledged, assigned and transferred to the Mortgagee, while r to become due, under or by virtue of any lense or agreement for the use or occupancy of said property, or any part they suprement is written or verhal, and it is the intention hereod (a) to pledge said rents, issues and profits on a matty will secondarily and such pledge shall not be deemed merged in any hereolosmu decree, and (b) to establish an also rent to the Mortgagee of all such leases and agreements and all the avails thereoinder, together with the right in relation or after foreclosure site, to enter upon and take possession of, manage, maintain and operate said premi make leases for terms deemed delatantageous is it, terminate or modify existing or luture leases, coller said sails, regardless of when earned, and use such measures whether legal or equitable as it may deem proper is collered relative fire and other concerage and on the measures whether legal or equitable as it may deem proper is collered remain grants all other employees, alter or replan and premises, low furnishings and expansion therefor when it or get relative fire and extended coverage and on the measures of measures as may be decrement advisable, and in get remained for any purpose larent stated to see a created on the mortgaged promises and an the measure or borrow money necessary for any purpose herein stated to see created on the mortgaged promises and on the measure of the powers herein given, and from time to time approach to also all there is and on the income therefore when in process and from time to time approach which is also diverted in any decree of investment, purpose, for due to the indention of trieff, pass instructs and from time to time approach before on after any decree of investment, indention when there is and the Mortgagee, in its sole divertion. In order the information is more to investmente, and on the decreace and the Mortg

	D. 19 68			
Thomas E. Simpson	(SEAL)	Betty L. Simpson	A REAL PROPERTY.	(SEAL)
	(SEAL)			A (SEAL)
State of Kansas				
	1			
County of Douglas	2 55			
county of Denglas	-			
1. L. Wagren Hitchell			110	7
	and the second states	Notary Public in and for s		
O HEREBY CERTIFY that Thomas 1	E. Simpson an	d Betty L. Simpson	husband and w	ife
ersonally known to me to be the same t	actson or persons	whose name or names is a		the foregoing
ersonally known to me to be the same t	actson or persons	whose name or names is a		the foregoing
ersonally known to me to be the same postrument, appeared before me this day	erson or persons in person and arki	whose name or names is a nowledged that they has	r are subscribed to 1 70 signed scaled :	the foregoing
ersonally known to me to be the same p nstrument, appeared before me this day be said Instrument as their fre	person or persons in person and ack w and voluntary ac	whose name or names is a nowledged that they hav ct. for the uses and purpos	r are subscribed to 1 70 signed scaled :	the foregoing
ersonally known to me to be the same p netrument, appeared before me this day be said Instrument as their fre clease and waiver of all rights under any	person or persons in person and ark w and voluntary av homestead, exem	whose name or names is a nowledged that they has et, for the uses and purpos ption and valuation laws.	r are subserified to 1 70 signed scaled : res therein set forth,	the foregoing
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Recorded November 12, 1968 at 3:56 P.M.