XA (3) That Mortgagee is hereby authorized and empowered, at its option, at anythine, without notice and without affecting, the liability of any person for payment of any indebtedness secured hereby or the lien upon said property hereby created or (a) Deal in any way with Mortgagor or grant to Mortgagor any indulgences or ; or bearances or any extensions of the time for payment of any indebtedness secured hereby; (b) Pay to or permit the use for any purpose by Mortgago. of any rents, revenues or other moneys received by Mortgagee under any insurance policy or a card herein mentioned or otherwise; and (c) Execute plats of any of said property and execute and deliver partial receases of any of said property from the lien created hereby; (4) That each right, power and remedy herein conferred a son Mostgager is camulative of every other right or remedy of Mortgagee, whether herein or by law conferred, and may be enjoyced concorrently therewith: (5) That all of the terms and provisions of taid note are hereby made a part of this mortgage as if the same were set out in full at this place, and said note and this mortgage shall constitute and be construed as one instrument; (6) That all moneys received by Mortgagee during continuance of any default hereinder by Mortgegor may be applied to the payment of day indebtedness secured hereby in such order as Mortgegee may determine, notwithstanding any provi-sion to the contrary herein or in said note contained: "(7) That cack covenant, agreement and provision herein contained shall apply to, inure to the benefit of and bind Mortgagor and Mortgagee and their respective assigns and successors in interest and shall bind all encumerances of any kind of said property whose tiens of claims are junior or inferior to the tien-created hereby, and the term "Mortgagee" as used herein, shall include any lawful owner, holder or pledgee of any indebtedness secured hereby; --(8) That wherever the context hereof requires, the masculine gender, as used herein, shall include the feminius, and the singular number, as used herein, shall include the plural: (9) That Mortgagor for said consideration does hereby expressly waive all benefit of the homestead and eccemption laws of the State in which the property is located. (10) That Mortgagor hereby irrevocably constitutes and appoints Mortgagee his attorney in fact for the purposes of (10) That Mortgages nervoy irrevocacy constitutes and appoints Mortgages his attorney in fact for the physics of ontering upon said property and inspecting, leaving, operating and renting the game and collecting all rents and other reve-neres thereform, and such rents and revenues shall be applied just to the payment of all cost and expense of such inspect-tion, leasing, renting and collection, and second to the payment of any indibitedness then due and secured hereby, and the remainder, if any, shall be paid to Mortgager, and Mortgages shall have the right to exercise any of said rights and powers at its option, at any time during continuance of any lefault hereingder by Mortgager and without notics; (11) That time is of the essence hereof and if default be made in performance of any covenant or agreement of Mortga-(1) That time is of the essence hereof and if default be made in performance of any covenant or agreement of Montga-gor herein contained or in making any payment under said note (or any extension or renewal thereof) or as herein provided, or if proceedings be instituted or process be issued to enforce any other lien, charge or encumbrance upon or against any of said property, or if Mortgagor be declared a bankrupt or insolvent or make an assignment for the henefit of any creditor or be placed under control of or in custody of any court, or if Mortgagor abandon any of said property, then in any of said events Mortgagee is hereby authorized and empowered, at its option, without notice and without affecting the lien hereby created or the priority of said lien or any right of Mortgagee hereunder, to: (a) Perform any such defaulted covenant or agreement to such extent as Mortgagee shall determine and enter upon said properly, inspect, repair and maintain the same and perform such other acts thereon as Mortgagee shall deem necessary and advance all such moneys as Mortgagee shall deem necessary to expend for any such purpose, and all moneys so advanced and expended by Mortgagee, with interest thereon from date of expenditure until repaid at the rate specified in said note, are secured hereby and shall be repaid, immediately and without demand by Mortgager to Mortgagee's and 8 rate specified in said note, are secured hereby and shall be repute, innetances and the even and interest shall thereon accrue (b) postare, without notice, all sums secured hereby immediately due and payable, and interest shall thereon accrue on all of such indebtedness at the rate of ten per centum per annum, whether or not such default be remedied by Mort-gagor, and enforce any of the rights which accrue to Mortgagee hereunder and to enforce any remedy of Mortgagee, under the laws of the State in which the property is located. PROVIDED, HOWEVER, That if Mortgagor shall pay all of said indebtedness, and fully perform all the envenants and agreements herein contained, then this mortgage shall be void and released at the expense of Mortgagee, otherwise to remain in full force and effect. IN TESTIMONY WHEREOF, The said Mortgagors have hereunto subscribed their names on the day and year first above written. Willard C. Pennington Willard Commenter Luanna Pennington aldrind. Ininington ACKNOWLEDGMENT No. 1 State of Kansas Shawnee County, ss. day of, November BE IT REMEMBERED, That on this 15th , A.D. Nineteen Hundred and Sixty-eight before me, the undersigned, a Notary Public in and for said County and State, came Willard C. Pennington and Luanna Pennington, his wife who are poreonally known to me to be the identical person S described in, and who executed the foregoing mortgage deed, and duly acknowledged the execution of the same to be their woluntary act and deed, for the uses and purposes therein set forth. IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written BROUND LYNJ (naribp) Q. Brown) CLARY Notary Public.

Marilyn J. Brown Shawnee County, Kansas

My Commission Expires July 5, 1970

Recorded November 25, 1968 at 4:06 P.M.

Janue Beam Register of Deed