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G. That time is of the essence hereof and if default be made in performance of any covenant herein contained or in making any payment under said note or colligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other lien of charge upon any of said property, or upon the filing of a proceeding in bankruptey by or against the Mortgager. A said property of the Mortgage of the

Left That the Mortgagee may employ coursel for advice or other legal service at the Mortgagee's discretion in coursection with any dispute as for the other heads secured or the lien of this Instrument, or any litigation to which the Mortgagee may be made a party on account of the time or which may affect the title to the property securing the inderdeness heads secured? Any costs and expenses reasonable atterneys lees so inturred shall be added to and be a part of the debt hereby secured? Any costs and expenses reasonable in the foreclosure of this mortgage and sale of the property securing the same and in connection, with any other dispute or litigation affecting said debt or lien, including reasonably estimated amounts to conclude the transiction, shall be added to and be the in-fielded in any decret of addition and be added to and be apart of the debt mereby secured? Any costs and expenses or litigation affecting said debt or lien, including reasonably estimated amounts to conclude the transiction, shall be added to and be the in-fielded in any decret of additionable and the same and shall include interest at the highest contract rate, or if no such of the interest at the highest contract rate, or if no such of the debt rate that the legal rate.

I In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is nereby empowered to compensation so received shall be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of the indebted secured hereby, or to the repair and restoration of any property so dan aged, providen that any excess over the amount of the indebted ness shall be delivered to the Mortgagor or his assignee.

I all be delivered to the Mortgage or his assigned.
J All easements, rents, issues and profits of said premises are piedged assigned and in asferred to the Mortgagee, whethis, now due or his assigned to be decivered to be decivered to be used or compared of said property or any part thereof, whethis, now due or his assigned to be decivered to the decivered to be deciver

K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether therein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce performance of the same or any other and the singular number, as used herein, shall include the feminine and the neuter and the singular number, 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 this mortgage shall extend to and be ording upon the respective heirs, executors, administrators, successors and assigns of the Mortgager; and the successors

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IN WITNESS WHEREOF, we have he	reunto set our hands a	nd seals this	3rd	day
December	. 19	and the second second		ingent and
James V. Owens	(JISEAL)	ara H. Owens	Lipen	O(SEAL)
Jan	(SEAL)	· · · · ·		(SEAL)
State of Kansas	•			• • •
County of Douglas	SS é	7		
I. Mary E. Haid	a Notary	Public in and fer sa	d County is the	
DO HEREBY CERTIFY that James V	. Owens and Laura	•		
personally known to me to be the same per	son or persons whose n	ame or names is of	are subscribed to	the foregoing
nstrument, appeared before me this day in	person and acknowledg	ed that they have	re signed; sealed	and delivered
he said instrument as their own free a class and waiver of all rights under any h	and voluntary act; for the omestead, exemption an	be uses and purpose d valuation laws	s therein set forth	, incl <u>u</u> ding the
MIR under my hand and Notarial Seal thi		day ofDecer	iber	D 19 68
My Commercian expires April 16,				
	and the second		11	
	M	mary L. ary D. Haid	Neve Public	
December 4, 1968 at 10:19	and the second	Mary E. ary D. Haid	Nava Votary Public	egister o