		57* 4 1 - 4
a a a a a a a a a a a a a a a a a a a	F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortga Mortgagee may, without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mort the debt hereby secured in the same manner as with the Mortgagor, and may forbear to suc or may extend time to this morte secured hereby.	515
6.	secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby	gage and the debt, secured:
	G That time is of the essence hereof and if default be made in performance of any covenant herein contained or in mal payment under said note or obligation or any extension or renewal thereof, or if proceedings he instituted is enforce any other shall make an assignment for the benefit of his creditors or if his property be placed under control of or in custody of any cov the Mortgagor abandon any of said property, then and in any of said events, the Mortgagor is authorized to enforce any con- option and without affecting the lise it has a significant of the second of the mortgagor in custody of any cou- option and without affecting the lise it has a significant of the second of the mortgagor in the second of the second	r lien or Lortgagor
· · · · ·	without notice, all sums secured hereby immediately due and payable, whether or not and right of the Mortgagee hereunder, to	ed, at its declare
the second se	several parts separately;	may also ring the
	lien and any reasonable attorney's fees so incurred shall be added to and be a part of the field be the solution and any affect said	party on debt or
	internal and in the force/ostro of this mortgage and sale of the property secured or which may affect said or litigation affecting said debt or lien, including reasonably estimated amounts to conclude the transaction; shall be added to an or litigation affecting said debt or lien, including reasonably estimated amounts to conclude the transaction; shall be added to an part of the debt hereby secured. All such amounts shall be payable by the Mortgagor to the Mortgage on demand, and if not pa contract cate then at the legal rate.	dispute -
	1 In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empow	ered to
	secured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indeb ness shall be delivered to the Mortgagor or his assignee.	mnation otedness idebted-
w ^r	J All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now bereafter to become due, under or by virtue of any lease or agreement for the use or occupancy of said property, or any part thereof, wheth and not secondarily and such pledge shall not be deemed merged in any foreclosure decree and (b) to activity with said real assignment to the Mortgagee (d).	her said
	either before or after foreclosure sale, to enter upon and take possession of, manage, maintain and operate said premises, or an upper device of after foreclosure sale, to enter upon and take possession of, manage, maintain and operate said premises, or an upper regardless of elements deemed advantageous to it, terminate or modify existing or fortune loss.	fer and default, 17 part
	purchase adequate fire and extended coverage and other forms of insurance as may be deemed with therefor when it deems nee	cessary,
	secured, and out of the income retain reasonable compensation for itself pay insurance premiums, taxes and assessments, and all ex- normal including attorney's fees, incurred in the exercise of the powers herein mixes and assessments, and all ex-	Llien is hereby (penses
	in personan therefore of after any decree of forcelosure, and on the deficiency in the proceeds of sale, if any, whether there he a there is no substantial uncorrected default in performance of the Mortgage's average the more and the Mortgage, in its sole discretion, fee	decree els that
	fore-losing the line hereof, but if no deed be issued, then until the expiration of the statutory period during which it may be indicated be issued.	e until
	sixty days after Mortgagee's possession ceases.	uall be within
	K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of any covenant herein or by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of performance of the same or any other of said covenants; that wherever the context hereof requires, the masculine gender, as used herein, this mortgage built evend to a start of the same or any other of said covenants; that wherever the context hereof requires, the masculine gender, as used herein, this mortgage built evend to even at the singular number, as used herein, shall include the number a burdt but all with a singular number.	mance
	performance of the same of any other of said covenants; that wherever the context here of requires, the masculine gender, as used herein, include the feminine and the neuter and the singular number, as used herein, shall include the plural; that all rights and obligations and the successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor a	, shall
	IN WITNESS WHEREOF, we have hereunto set our hands and seals this fith	
	of February, A.D. 19_69	e day
	Howard E. Burnett (SEAL) Barbara a Burnett (SEAL)	CAL)
	(SEAL) (SEAL)	EAL)
	State of Kansas	
	County of Doughas	1.
	I, a Notary Public in and for said County, in the State afore	
	DO HEREBY CERTIFY that Howard E. Burnett and Barbara A. Burnett, husband and wife	6
	personally known to me to be the same person or persons whose name or names is or are subscribed to the foreg	oing
	Instrument, appeared before me this day in person and acknowledged that they have signed, sealed and delive	
- Junio	where said little numerical set forth, including belease and warmer of all rights under any homestead, exemption and valuation laws.	the .
	Gave Ander my hand and Notarial Seal this 6th day of February A.D. 19 69	an a
autor to the second sec	My Compission expires April 16, 1969	
	Mary E. Hard Notary Public	
Recorde	d February 6, 1969 at 2:40 P.M. Janue Been Register of	f Deeds

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