-6. That time is of the essence hereol and if default be made in performance of any covenant herein contained or in making any narmen under said note or obligation or any extension or renewal thereof or if proceedings be instituted at enforce any other lies or share upon any of said property, or upon the hilling of a proceeding in bankruptey by or against the Mortgager or if the Mortgager of any covenant herein and the property here and in any of said property here any of said property here and in any of said property then and in any of said events the Mortgager is hereby authorized and employeed at its action of the provide the provide of the provide the mortgager of the Mortgager and and without affecting the lies of the priority of said here or any right of the Mortgager and and apply without notice, all sums secured hereis manetiately due and gazable, whether or not such default be remedied by Mortgager, and apply any and another payment of four close the montgage, and in any foreclosure a sale may be made of the premises en masses without offering the secural parts expirately.

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It that the Mortgagee may employ counsel for advice or other legal service at the Mortgage's discretion in connection with any disputs as to the dist hereby secured or the lien of this Instrument, or any lingation to which the Mortgage' may be made a party on account of the lien or which the title to the property securing the indebtedness betwee secured or which may affect said debt or lien and any casesonable attorney's loss so inserted shall be added to and be a part of the debt hitch's secured. Any costs and expenses passonably inserted in the foreclassic of the secure and and the added to and said of the property secure and the transaction, shall be added to and be a part of the debt hitch's secured. All each another shall be payable by the Mortgage to the Mortgage and emand, and it no paid shall be made a part of the debt hitch's secured. All each another shall be payable by the Mortgage to the Mortgage and emand, and it no paid shall be made a new of the debt hitch's secured. All each another shall be payable by the Mortgage to the Mortgage and emand, and it not paid shall be mortgage and mortgage the transaction contrast rate, or it in such contrast the height rate of the legal rate.

I In case these motgaged property, or any part their whall be taken by antidemnation, the Motgage is hereby empowered to offset and receive all componention which may be bailed on the statements taken is for damages to any property not taken and all condemnation compensations or received shall be forthy applied by the statement of the indepleted by the statement of the indepleted second hereby, of to the repair and instituation of any ploperty and damaged, gauvided that any excess see the amount of the indepleted new damage to the delivered to the Motgagor or his assume.

1. All ensements, reints issues and profits of and preintset are pledged assigned and transferred to the Mariparei, whether now due measurement is the content of a state of a preintset in the role of an analysis of a pledged assigned and transferred to the Mariparei, whether now due measurement is the Mariparei and and the attransferred to the state of a preint is the pledged assigned and transferred to the state of a preint is an analysis of the state of a preint is an analysis of the state of a preint is an analysis of the state of a pledged assigned to the attransferred to the destine of the Mariparei and and preint is an above transferred to the state of the mark is the mean of the state of a state of the mark is an above to be an analysis of the state of the mark is a state of the mark is an above to be an analysis of the state of the mark is an above to be an analysis of the state of the mark is a state of the mark is a state of the mark is an above to be an analysis of the state of the mark is a state of the state of the state of the mark is a state of the stat

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IN WITNESS WHEREOF, we have hereunto set our hands and scale this ... ". A.D. 19 ... 69 J. B. Ezell Construction Company, Inc. ny B. Ezell, President State of Kausas 1 . . .

County of Douglas

Be 11 Remembered, That on this 14th day of March, 1969, before me, the undersigned, a Notary Public in hed for the County and State aforesaid, came Johnny B. Ezeli, President of J. B. Ezeli Construction Company, Inc. a corporation duly creatized incorporated and existing under and by wirtue of the laws of Kansas, who is personally known to me to be such officer, and who is personally known to me to be the person who executed as such officer, the within instrument of writing on behalf of said corporation.

Ja Testimony Whereof. I have hereunto set my hand and afflixed my official standard bar last written above.

unt brary Public Term Expires April 16, 1969

Tils reloasi writer on the origina morigage this 28th day of <u>Sentente</u> 19<u>76</u>

Reg. of Deeds

Filed for record in Recorder's Office of Computer Station Register of Deeds Recorded March 17, 1969 at 11:30 A. M. <u>Yon with Station Register of Deeds</u> The undersigned, owner of the within mortgage, hereby acknowledges the full payment of the debt secured thereby, and authorizes the Register of Deeds to enter the discharge of this mortgage of record. Dated this 25th day of September, 1970.

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LAWRENCE SAVINGS ASSOCIATION M. D. Vaughn, Executive Vice President

Mary E. Haid