A -1) If one the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgage is hereby empowered to collect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation so received shall be forthwith applied by the Mortgagee as it may elect to the immediate reduction of the indebtedness shall be delivered to the Mortgagor or his assignce.

Ites shall be delivered to the Mortgagor of his asigned.
All ensembles rents, rents, issues and profits of said premises are pledged, asigned and transferred to the Mortgager, whether now due or breacher to become due, ander or lay virtue of any lease or agreement for the use or occupancy of said property, or any part thereol, whether said and it is the intention hereof (a) to pledge said rents, issues and profits on a parity with said real estate or agreement is written or verbal, and it is the intention hereof (a) to pledge said rents, issues and profits on a parity with said real estate or agreement is written or verbal, and it is the intention hereof (a) to pledge said rents, issues and profits on a parity with said real estate and a secondarity and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and so there or after foreclosure said, to enter upon and take possession of, manage, maintain and operate said premises, or any part is the premises of it. The management is the management to the Mortgager of all such leases and agreements and all the axails thereander, together with the right in case of default, there on after foreclosure said, to enter upon and take possession of, manage, maintain and operate said premises, or any part is decreased whether all of the mortgaged premises are upon and take possession of, manage and equipment therefore wheth is decreased whether all on the general scale and use such measures whether legal to centralishing and equipment therefore whether she was a section and as such measures is insurance as may be deemed advisable, and in general escares and extended coverage and other forms of insurance as may be deemed advisable, and in general escares whether all on the decreased or any burchese is the form of any other indebiedness here in debiedness been escared and as experiment for the farmed and as experiment for the farmed and as experiment to absolute ormethy any dange and and there forms of insurance as

K That each right, payer and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of performance 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 of said covenants, that whereafter in any manner affect the right of Mortgagee to require or enforce performance of the same or any other of said covenants, that whereafter in any manner affect the right of Mortgagee to require or enforce performance of the same or any other of said covenants, that whereafter in any manner affect the plural; that all rights and obligations under this mortgage shall extend to and be binding upon the respective here, here, administrators, successors and assigns of the Mortgage; and that the powers herein mentioned may be exercised as often as occasion therefor arises.

	1.55 WHEALDE; we h	ave hereunto set our hands and	scals this	15th	day
of the A	pril a	, A.D. 19 69			
. 19/1	A VA		21. 0	0-	
Robert L	Marra Ka	(SEAL)	ene S. Star	Slan	(SEAL)
		(SEAL)			(SEAL)
State of K	ANSAS				
		SS			
County of_D	OUGLAS				
					-
I	Mary E. Haid	, a Notary Pi	ablic in and for	said County, in the	State aforesaid.
DO HEREBY	ERTIFY that Robe	rt L. Starr and Arlene	S. Starr.	husband and w	ife
D.O. TILMILADI I. I.	JUILT I I HIGH			the other wants which is not seen in the last time the second s	
and the second			2		
nerronally know	we to me to be the sec		*		2
personally know	wn to me to be the sam	ne person or persons whose nat	me or names is	or are subscribed	to the foregoing
		ne person or persons whose nar day in person and acknowledged			
Instrument, ap	peared before me this c	day in person and acknowledged	l that they f	nave signed, seale	ed and delivered
Instrument, ap	peared before me this o ment as their	day in person and acknowledged free and voluntary act, for the	l that <b>they</b> f	nave signed, seale	ed and delivered
Instrument, ap	peared before me this o ment as <b>their</b> iver of all rights under	day in person and acknowledged free and voluntary act, for the any homestead, exemption and	I that they I uses and purp valuation laws.	nave signed, scale oses therein set for	ed and delivered
Instrument, ap	peared before me this o ment as their	day in person and acknowledged free and voluntary act, for the any homestead, exemption and	l that they f uses and purp valuation laws. इन्म	nave signed, scale oses therein set for	ed and delivered
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Recorded April 15, 1969 at 2:41 P.M.

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Beem Register of Deeds Janue

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