3. If default be made in payment of any indebtedness evidenced by said note, or any interest thereon, when due, or in the faithful performance of any obligation of Mortgagor contained therein, or herein, or in any other instrument evidencing or securing such indebtedness, then the entire principal of such indebtedness and the accrued interest thereon shall at Mortgagee's option become immediately due and payable.

4. In tase of default under any obligation hereby secured this mortgage may be foreclosed and Mortgagee shall be constituted to judgment for all sums hereby secured and for costs, including the cost of any title evidence incident to such foreclosure, all of which shall be an additional abarge against said premises and secured by this mortgage, and to a decree for the sale of said premises in satisfaction of such judgment foreclosure, and every right and equity of Mortgage for any person claiming under him in or to said premises. At any such sale the said premises may be sold as a whole or parcels as Mortgage may determine, and Mortgage shall have the right to bid for and purchase same, or any part three. The proceeds of any such sale shall be prid and applied in the following ostler: (a) on the costs and expenses of such sale of orreclosure proceedings, including all sums advances and expended by Mortgage hereunder; (b) to Mortgage on all indebiedness hereby secured, including all sums advances and expended by Mortgage hereunder; (c) to the Mortgage or or other person lawfully entitled in decret or expended by Mortgage hereunder; (c) to mortgage on all indebiedness hereby secured including such advances and expenditures; and (d) the remainder, if any, to the Mortgage or other person lawfully entitled thereto.

5. Mortgogee may at any time and from time to time without notice, and without affecting the personal liability of any person for payment of any indebtedness hereby secured, or the lien hereof on the remainder of said premises, do any or all of the following: (a) release any person liable for any indebtedness hereby secured; (b) release any part of said premises from the lien hereof: (c) by agreement with any person obligated on any indebtedness hereby secured or having any interest in said premises extend or renew all or any part of said indebtedness.

6. In the event of the passage after the date of this instrument of any law deducting from the value of the land for the purpose of taxation any lien thereon, or providing of charging in any with the laws now in force for the taxation of mostgages or debts sedired thereby, for state or local purposes or the manner of the collection of any such taxes so as to affect the interest of the Mortgage, the whole sum weined by the instrument with interest thereon, at the option of the Mortgage, shall inimediately become due, parable and collectible without notice.

? This montgage shall also secure additional loans bereater made by therdem holder of the note secured here by to the then owner of the real estate described herein, provider that are and additional loan shall be made if the making thereod would cause the total principal indebindines secured herein to estered the anomit of the anginal principal and biredness statist herein. Each such additional four shall be videnced by a note or other evidence of indebindines identifying such additional four as part of the indebindiness secured herein, and shall mature not later than the then maturity date of the original indebindiness secured herein. Such as herein contained shall ample any obligation on the part of any holder of such note to make any such additional loan

redemption state or appraisal laws of the state of Kansas. Should the overs brackly under the fromestead, exemption as Mortigaga, each and every obligation of Kansas. Should the overs brackly be even and is verified by more than one person assessment that the part of the band and once any the franchis of the parties for the and their respective assigns and successors in interest.

IN WITNESS WHEREOF, sud Mortanger, has here introject has hand and seal the day and year first above a river

1 ENTLOF EASAS Douglas LI RIVI WERE BED that on the Stall a state of the Stall and St Bales .* a HOTA BE PUBLIC COUNTY sion express April 10, 1971

Recorded April 25, 1969 at 9:50 A. M.

anus Been Register of Deeds

The debt secured hereby has been paid in full and is hereby released, this 17th day of July, 1969.

(Corp. Seal)

The Prudential Investment Company By C. W. Cooke, President

