8. The Mortgagor hereby assigns to the Mortgage, all rents and informe arising at any and all times from the property interacted and hereby authorize the said Mortgage, at its option, to enter into the passession of and take charge of said property interacted in the interest and procepts in the property intable conditions to other charges previded for an said note or this mortgage, gravited and note gravited in a mortgage of said property in the interest and procepts to other charges previded for an said note or this mortgage, in the interest and procepts in the end tony for to other charges previded for an said note or this mortgage, provided and mortgage is fully paid. The taken property in the antice into the indebtodages are previded for an and appendix provided in a non-taken provided in the interest and procepts in the end time mortgage is fully paid. The taken property in the end of the indebtodages or an default under the indebtodages in the soldection of add interbedges or in the end process of and processes or in the end of the right in the mortgage of and note or fine mortgage, and Mortgage is all not manner proved or restand and indebtodages under said note or fine mortgage and Mortgage is all note or more of the conditional, provision is a specific or a said Mortgage is and note or more of the whole amount of a default by directore into in the balance of the indebtodages and Mortgage is all not and the whole amount of any such default, the balance of the indebtodage and Mortgage is all the interest at the interest at the interest are an interesting for an indebtodage is all of the indebtodages in a specific and for the indebtodage is all indebtodages of the indebtodage is all indebtodages and note and the indebtodage and Mortgage is all note and the indebtodage and mortgage is all not in the effort and the indebtodage and foreclass the whole amount of any specific default, is ballo

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10. The failure of said Mortgagee to assert any of its rights under said note or the mortgage, at any time, shall not he have been and provisions of said note or of this mortgage. Notice of the exercise of any option granted herein, to gaid Mortgagee

which not be required. 11. The more approximation further agrees that the obligation secured by this mortgage has been in part advanced by mortgages relying upon the targeted responsibility of merigagor. In the event the real estate covered by this mortgage is conveyed by mortgage to any present corporation before the obligation secured by this mortgage insolver by this mortgage as conveyed by the right at its oblight and for any reason it deems to be sufficient, to determine that to be and of default under the terms payable, and mortgage may foreclose this mortgage in such event.

18. IT IS AGREED that the Mor would afterways to allowed to Mortry forreload. It is acceed and understood a corporation.

STATE OF KANSAS COUNTY OF SMANNER

BE IT REMEMBERED, That on this andersigned, a notary public .

a corporation who is personally known to me to be the same person who exceeded the person and seed of asid corp 101-1 Lorraine G. Bodin Lorraine G. Bodin

Vanue Beem Register of Deeds