G That time is of the essence hereof and if default be made in performance of any covenant herein contained or in making any arment ander said note or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other lien or shall make an assignment for the benefit of his crediters or if his property be placed under control of or in custody of any court, or if the Mortager and suthorized and employment, at its property be control of or in custody of any court, or if or the hort ager and suthorized and employment. The more all sums secured hereby there agains the Mortager and employment, at its without storice, all sums secured hereby immediately due and payable, whether or not such default be remedied by Mortager, and apply toward the payment of said proceeds of the mortage of the Mortager in the Mortager, and apply toward the payment of said beneficies any indeptedness of the Mortager to the Mortager, and said Mortager and apply toward the payment of said proceeds and in any of said sections of the Mortager in the Mortager and apply toward the payment of said beneficies, and in any foreclosure a sale may be made uf the premises en masse without offering the accurate parts expanded.

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The alter the Mortgagee may employ counsel for advice or other legal service at the Mortgagee may be made a party on dispute of the the delt hereby secured or the her of this Instrument, for any litigation to which the Mortgagee may be made a party on the move dispute of the thereby secured or the her of this Instrument, for any litigation to which the Mortgagee may be made a party on the move dispute of the thereby secured or the here of this Instrument. For any litigation to which the Mortgagee may be made a party on the move dispute of the thereby secured or which may affect said debt or as only dispute of the property secure of the advice of the property secure of the same and an connection with any other depute on the deft hereby secures and the advice of the property secure of the transactions what he advice to and be a part of the deft hereby secures at the hereby secures at the hereby secure of the advice and shall be adviced to and here to reasonably informed in the foreclosure of this mortgage and said of the property secure is more and on connection with any other depute advice at the transactions what the advice to and here a part of the deft hereby secures at the adviced to and here a part of the deft hereby secures at the advice and shall be property secure of the Mortgagee on dimand, avoid if not part shall be proved to the Mortgage of the more at the legal rate.

1 ld case the mortgaged property, of any part therein shall be taken by condemnation, the Mortgages is hereby empowered to collect and receiver all compensation which are the paid for any property taken or for damage. It any property not taken and all condemnation compensation so received shall be forthwin applied by the Mortgages as it may effect as the immediate activities of the infletion secured hereby, or to the repair and receivation of any property so damaged, provided that any excess over the amount of the infletion mess shall be delivered to the Mortgagor or he assigne.

A fly defined to the Margages of the system of any property as allough, burnled has a created in the Margages of the system o

K That each right, power and remedy herein conferred upon the Mortgages' is cumulative of every other right or remedy of the Mortgages, whether herein or in said obligation contained shall thereafter in any manner affect the right of Mortgages of performance of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgages to require si enforce performance of the sime or any other of said covenants; that whereafter in any manner affect the right of Mortgages to require si enforce performance of the sime or any other of said covenants; that whereafter in any manner affect the right of Mortgages to require si enforce performance of the sime or any other of said covenants; that whereafter is now herein, shall include the feminine and the neuter and the singular number, as used herein, shall include the feministrators, successors and assigns of the Martgager, and the successors and assigns of the Martgager, and the successors and assigns of the Martgager; and the successors herein mentioned may be exercised as often as occasion therefor arises.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this 6th

J. F. Stinson	(SEAL)	Jane A. Stinson	(SEAL)
La contra de la contra	(SEAL)		(SEAL)
State of KANSAS			
	- Jss .		
County of DOUGLAS			
Mary E. Haid	, a	Notary Public in and for said County, in the S	itate aforesaid
DO HEREBY CERTIFY that J. F		ne A. Stinson, husband and wife	ASIL ADDITSAID,
Instrument, appeared before me this be said Instrument as their	day in person and ack free and voluntary a	whose name or names is or are subscribed to nowledged that they have signed, scaled et, for the uses and purposes therein set forth.	and delivered
Instrument, appeared before me this the said Instrument as . Their clease and waiver of all rights under	day in person and ack free and voluntary a any homestead, exem	nowledged that they have signed, scaled et, for the uses and purposes therein set forth, ption and valuation laws,	and defivered including the
Instrument, appeared before me this the said Instrument as their clear and waiver of all rights under CAVEN under my hand and Notarial	day in person and ack free and voluntary a any homestead, exem Seal this 6th	nowledged that they have signed, scaled et, for the uses and purposes therein set forth, ption and valuation laws,	and delivered
Instrument, appeared before me this he said Instrument as . Their clease and waiver of all rights under	day in person and ack free and voluntary a any homestead, exem Seal this 6th	nowledged that they have signed, scaled et, for the uses and purposes therein set forth, ption and valuation laws,	and defivered including the

The Undersigned, owner of the within mortgage, hereby acknowledgesthe full payment of the deb secured thereby, and authorizes the Register of Deeds to enter the discharge of this mortgage of record. Dated this 26th day of August, 1969. LAWRENCE SAVINGS ASSOCIATION (Corp. Seal) M.D. Vaughn, Exec. Vice Pres.