	the states			The second second	the set to the set	and the state of	- Alley
	5		account of this lien or which may affi- iven and any reasonable attorney's for reasonably incurred in the force lower	est the title to the property securing es so inturred shall be added to a	legal service at the Mortgage's disc or any litigation to which the Mortga g the indebtedness hereby secured or not be a part of the deal hereby sec property securing the same and in con	gee may be made a party on which may affect said delst or wred. Any costs and expenses	
		Start R.	" part of the debt hereby secured All	such amounts shall be usualid by	amounts to conclude the transaction of the Mortgagor to the Mortgage on and shall include interest at the high	a, shall be added to and he a	
			compensation so received shall be to	orthwith applied by the Mortgagee	taken by condemnation, the Mortg taken or for damages to any property n as it may elect, to the immediate maged, provided that any excess over	not taken and all condemnation	
			irase or agreement is written or sechal	and it is the intertion beyond (a)	edged, assigned and transferred to the?) he use or occupancy of said property, o pledge said rents, issues and profits o	r any part thereof, whether said	-
			assignment to the Morrgagee of all s either helore or after foreclosure safe thereof, make leases for terms, deeme profits, regardless of when earned, an employ renting agents of other employ purchase adequate for and evended	source and agreement surgery in an uch leaves and agreements and all t, to enter upon and take processio ad advantageous to it, terminate or ad use such measures whether legal week, alter or reptir and premises.	c) process and routs, names and (b) is estat the avails thereunder, together with m of, manage, maintain and operate modify existing or hittme leaves, colle t or equitable as it may deem proper hay formishings and equipment they have a series and be deemed advisable unex necessary for any purpose herein.	blish an absolute transfer and a the eight in case_of default, e said premises, or any part of and avails, rents, issues and to enforce collection thereof, offit when all defens necessary,	
-			secured, and out of the income retain of every kind, including attorney's fe- income not, in its sole discretion, use hereby secured, before or after any d	reasonable compensation for itsel es, incurred in the exercise of the order for the aforesaid purposes, in score of the aforesaid purposes, in	In which then is prior to the lieu of 1 . ² hav insurance premiups, taxes and powers herein given, and from time rat on the interest and then on the division in the second se	any other indebtedness hereby assessments, and all expenses to time apply, any balance of principal of the indebtedness	
	1		there is no substantial uncorrected de thereol, shall relinquish possession ar all indebtedness sourced hereby is pair	I all of the indebiedness second 1 fault in performance of the Mortga fill pay to Mortgagor any surplus in d in full or until the delivery d	hereby is paid, and the Marrgagee, in agers agreements herein, the Mortga memorie in its hands. The possession of	n its sole discretion, feele that aget, on satisfactory evidence Mortgagee may continue until	
			Mortgage shall, however, have the d	scretionary power at any time to a shall have all powers, if any, w	answer's brend of Special Cambrasian expiration of the statutory period du relies to take of to altandid possess high it might have had without this to the subject matter of this paragra	uting which it may be issued, sion of said premises without	
			K That each right, "flower and Mortgagee, whether herein or by law o of any covenant herein or in said obli	remedy herein conferred upon i onferred, and may be enforced con-	the Mortgagee is cumulative of every currently therewith that no waiver hy any manner affect the right of Mo	the Mortgagee of performance	
				nd the singular number, as used he	e context hereof requires, the masculin rein, shall include the plural, that al	w gender, as used herein, shall I rights and obligations under	
				we have hereunto set our har	rds and seals this	24th day	
				(SEAL)	These M. Penny	ining (SEAL)	
				(SEAL)	ineo n. renny	J (SEAL)	
			State of <u>Kansas</u>	SS			
	2		County of Douglas) 	um Babli i and Carriel C		
			DO HEREBY CERTIFY that T		tary Public in and for said Coun	ty, in the State aloresaid,	* *
3			personally known to me to be th	e same person or persons wh	-		
			Instrument, appeared before me				
		BY	E syld Instrument as her	free and voluntary act,	for the uses and purposes therei		
		14	"Heltase and avaiver of all rights u	muci any nomesiead, exemptiv	on and valuation laws.	n set forth, including the	
л. н. 1.		A NO	Given under my hand and Nota	rial Seal this 24th	on and valuation laws. day of June	n set forth, including the , A.D. 19 69	
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	TAD	rial Seal this 24th 11 16, 1973	on and valuation laws.	, A.D. 19 69	