315

D That in case of failure to perform any of the covenants herein, Mortgagee may do on Mortgagor's beh hat said Mortgagee may also do any act it may deem necessary to protect the lien hereof; that Mortgagor noneys paid or disbursed by Mortgagee for any of the above purposes and such moneys together with in rate for which it is then lawful to contract shall become so much additional indebtedness secured by this mo-sate of said premises if not otherwise paid; that it shall not be obligatory upon the Mortgagee to inquire a such additional indebtedness for any purpose nor to do any act hereunder; and the Mortgagee shall not incur any anything it may do or omit to do hereunder;

E. That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced he Mortgagor at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the mortgage ebtedness under the terms of this mortgage contract:

F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortg Mortgagee may, without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mort the debt hereby secured in the same manner as with the Mortgagor, and may forbear to sue or may extend time for payment of secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby

G That time is of the essence hereof and if default be made in performance of any covenant he arment under said note or obligation or any extension or renewal thereof, or if proceedings be institu-harge upon any of said property, or upon the filing of a proceeding in bankruptcy by or against the Mortgagor abandon any of said property, then and in any of said events, the Mortgagee is hereby ithout notice, all sums secured hereby immediately due and payable, whether or not such default be runwed atter payment of said mortgage indebtedness any indebtedness of the Mortgagee to the Mortgage introduction of the origination of the priority of said events. or in

Several page separately: H. That the Mortgagee may employ counsel for advice or other legal service at the account of the field hereby secured or the lien of this Instrument, or any litigation to the mad any regonable attorney's fees so inturred shall be added to and be a part of the reasonably incurred in the loreclosure of this mortgage and sale of the property securing the indebtedness. To be added to be added to be a part of the including reasonably estimated amounts to conclu-ter indicated in any decree or judgment as a part of said mortgage debt and shall include is the indicate the at the legal rate.

E to T In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby e Iter and receive all compensation which may be paid for any property taken or for damages to any property not taken and all of superstained so received shall be forthwith applied by the Mortgagee as it may each to the immediate reduction of the cured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of eas shall be delivered to the Mortgager or his assignee.

The shall be delivered to the Mortgager or his assigned. I All ensembles, rents, issues and profits of said premises are piedged, assigned and transferred to the Mortgagee, whether hereafter to become due, unlet or by virtue of any lease or agreement for the use or occupancy of said property, or any part thereof, we have or agreement is written or verbal, and it is the infention hereof (a) to piedge said rents, issues and profits on a party with said assignment to the Mortgagee of all such leases and agreements and all the avails thereunder, together with the right in case either before or after functionary said, to enter upon and take possession of, manage, maintain and operate said prefixes collect interest, regardless of when carned, and use such measures whether legal or equitable as it may deem proper to enforce collect purchase adequate fire and extended coverage and of ther forms of insurance as may be deemed advisable, and in general de revery, created on the mortgage (covereship, advance or borrow money meessar) for any purpose herefit stated to secure while secured, including attents of else, increased on the informed therefore which lien is prior to the lien of any other indekied increase rot, in its sole discretion, needed for the aloreasid purposes, here in given in the to the advasis there, and from time to the apply any hereehy created of the mortgage (sole for the aloreasid purpose) herein given in the tot the apply any hereehy discretion attents (secure advances) and on the informed merets in the proceeds of sale, if any, whether there alore events and devery in the proceeds of sale, if any, whether there aloreasid purpose herein given in the sole discretion where a low assessments, and a income not, in its sole discretion, needed for the aloreasid purposes, here in given in the none the principal of their hereof, is no substantial uncorrected default in performance of the Mortgager's agreements herein, the Mortgagee, in its sole discretion, and decrete alor any decree of low the

K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other traggee, whether herein or hy law conferred, and may be enforced concurrently therewith that no waiver by the Mo formance of the same or any other of said covenants: that wherever the context hereof requires, the masculine gend use the forminine and the neuter and the singular number, as used herein, shall include the plural t that all rights mortgage shall extend to and be binding upon the respective heirs, executors, administrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as of e of every other right or remedy waiver hy the Mortgagee of perior ght of Mortgagee to

IN WITNESS WHEREOF, we have hereunto set our hands and seals this\_ Ax 1. 19/69 December Barkley Clark Jario March Faria Clark alon (SEAL) (SEAL) State of Kansas County of Douglas I. Mary E. Haid ., a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Barkley Clark and Faria Clark, husband and wife personally known to me to be the same person or persons whose name or names is or are subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that they have signed, sealed and delivered E. HAND ny hand and Notarial Seal this 1st day of December , A.D. 19.69 My Commiss on expires April 16, 1973 Mary E Haid Notary Public WATT

Recorded December 1, 1969 at 3:58 P.M.

Janice Been Register of Deeds Ъ