G That time is of the essence hereof and if default be made in performance of any covenant herein contained or in making any charge upon any of said property, or upon the filing of approceeding in bankruptry by or saint the Mortgager, and if the Mortgager and in any of said property, or upon the filing of approceeding in bankruptry by or saint the Mortgager or if the Mortgager and in any of said property, then and in any of said events, the Mortgager is hereby authout off and event, or if the Mortgager and and entry of said property default or the priority of said events, the Mortgager is hereby authout off and events, the Mortgager is hereby authout of any court, or if the priority of said events, the Mortgager is hereby and and and property default of the Mortgager is hereby and and events of the priority of said events without notice, all sains secured hereby immediately due and payable, whether or not such default be remedied by Mortgager, and apply immediately proceed to foreclose this mortgage, and in any foreformer a sale may be made of the prior said without offering the said mortgage, and in any foreformer a sale may be made of the priority and said wortgager and said between the said mortgage indebtedaes any indebtedaes and the payment end the default be remedied by Mortgager and said said security are interviewed at the Mortgager and said Mortgager and said mortgage and in any foreformer a sale may be made of the primes or and said said Mortgager and said mortgager and in any foreformer a sale may be made of the primes or and said mortgager.

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If That the Mortgagee may employ coursel for advice or other legal service at the Mortgagee's discretion in connection with any disputeras to the delat hereby secured or the lien of this Instrument, or any litigation to which the Mortgagee may be made a part of the intervention with any other and any reasonable attorney's feet so intured shall be added to and be a part of the delat hereby secured. Any costs and expenses we without of this mortgage and sale of the property securing the transaction, shall be added to and be a part of the delated thereby secured. Any costs and expenses are including reasonably estimated amounts to conclude the transaction, shall be added to and be a part of the Mortgage on dimensional be added to and be a part of the transaction, shall be added to and be a part of the transaction, shall be added to and be a part of the transaction, shall be added to and be a part of the transaction, shall be added to and be a part of the transaction, shall be added to and be a part of the transaction, shall be added to and be a part of the delateberely secured. All such amounts shall be payable by the Mortgager on demand, and if not paid shall be included in any decree or judgment as a part of said mortgage delat and shall include interest at the highest contract tate, or if no such contract tate, then at the legal rate.

1 In case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgagee is hereby empowered to collect and receive all compensation which may be paid for any property taken or for damages to any property not taken and all condemnation compensation so received shall be forthwith applied by the Mortgagee as it may elect, to the immediate reduction of the indebtedness secured hereby, or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtedness ness shall be delivered to the Mortgagor or his assignce.

The each right, or the the repart show restoration of any property so damaged, plotted that any extended the download the damaged setting of the and the source of the download the damaged setting of the angle of the download the damaged setting of the angle of the download the

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 by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgages of performance of any covenant herein or in suid obligation contained shall thereafter in any manner affect the right of Mortgages to require or enforce performance of the same ot any other of said covenants; that wherearever the context hereof requires, the maxenline gender, as used herein, shall this mortgage shall extend to and be binding upon the respective heirs, executors, administrators, successors and assigns of the Mortgager; and that the powers herein mentioned may be exercised as often we even in the successors and assigns of the Mortgager; and that the powers herein mentioned may be exercised as often we even in the events of the successors and assigns of the Mortgager; and that the powers herein mentioned may be even as often we events of the soften as other we even in the successors and assigns of the Mortgager; and the successors and assigns

IN WITNESS WHEREOF, we have	e hereunto set our hands and) day
	A.D. 19 70		
Ronald J. Sprecker	(SEAL) Elva	M. Sprecker	Seal) (SEAL) (SEAL)
State of Kansas			
County of Douglas	\$55		
I, Mary E. Haid	, a Notary Pub	olic in and for said Con	nty, in the State aloresaid;
DO HEREBY CERTIFY that Ronald			
			ACCOUNT AND WITE
personally known to me to be the same	person or persons whose name	e or names is or are si	ubscribed to the foregoing
Instrument, appeared before me this day			
	re and voluntary set. In the		
GIVEN unders nov hand and Notarial Sea	l this 8th d	lay of July	A.D. 19 70
Commission expires April 16,	1973		
V0110.3		maint	Yh .
Count	Mary	E. Hato' Notary	Public

Recorded July 8, 1970 at 2.20 p

The undersigned, owner of the within mortgage, hereby acknowledges the full payment of the debt secured thereby, and authorizes the Register of Deeds to enter the discharge of this mortgage of record. Dated this 26th day of May, 1971

of 19 Janue Been

(Corp. Seal