Al. That the Mortgagee may employ coursel for advice or other legal service at the Mortgagee's discretion in connection with any discute his to the debt hereby secured or the line of this Instrument or any fitigation to which the Mortgagee may be made a party or expanded and any atternets is the to the debt hereby secured or which may affect the tile to the property securing the indebtedness fitterely secured or which may affect the tile to the property securing the indebtedness fitterely secured or which may affect the tile to the property securing the indebtedness fitterely secured or which may affect the tile to the property securing the indebtedness fitterely secured or which may affect hereby secured any notes and expresses or linguing and any reasonable atterney's fees so is 'urred's shall be added to and be a part of the debt hereby secured. All such amounts shall be payable by the Mortgagee to the Mortgagee on demand, and in or pa's shall be added to and be a part of the debt hereby secured. All such amounts shall be payable by the Mortgagee to the Mortgages on demand, and in or pa's shall be added to and be a part of the debt hereby secured. All such amounts shall be payable by the Mortgagee to the Mortgages on demand, and in or pa's shall be added to and be a part of the debt hereby secured. All such amounts shall be payable by the Mortgages to the Mortgages on demand, and in the pay distant or pa's shall be added to and be a part of a shall be added to and be a part of the debt hereby secured. All such amounts shall be the added and shall include interest at the highest contract rate, or if no such any contract rate.

1. In case the mortgaged projecty, or any part hereof, shall be taken by condemnation, the Artgage is hereby empowered to obleve all compensation which may be said for any property taken for for defininges to any property not taken and all concernation compensation so referred shall be for hwith applied by the Mortgage as it may clear to the immediate reductions of the indelte new secured hereby or the repair and restoration of any property so damaged, provided that any excess over the amount of the indelted news shall be delivered to the Mortgagor or dis assignce.

ness that he delivered to the Mortgaget or drive solution of the property so damaged, provided that any excess rver the amount of the ness that he delivered to the Mortgaget or drive assigned.
1. All easements, rants, issues and profits of said premises are pleded assigned and transformed to the Mortgaget, whether here or agreement for the use or support to any part thereof, whether are drived and successful and the solution of the mortgaget of all such leases or agreement is written or verbal, and it is the intention hereof (a) to pledge said rents, issues and profits on any part the solution in any foreclosure detree, and (b) to enably the thereof, what he delivered is the rent of the solution of now due of whether said id real estru-transfer and e of default e of default, or any part ts, issues and tion thereof, us nece sary, extresse all lich a lien is liness kereby all expenses balance of ndebtedness be a leave a dearce feels that isfactory evil ence my continue until refiant to a decree it may be insued, premises without No uit shall be ommenced within

X. That each right, power and remydy herein conferred upon the Mortgages is crimulative of every other, if Mortgage, whether herein or by law conferred, and may be enforced concurrently the ewith, that no waiver by the Mort of any code and herein or by said obligation contained shall thereafter in any manner affect, the right of Mortgage, performance of the same or any other of said cov, annus, that wherever the context hereof-requires, the maculine gender includ. The faminine and the neuter and the cingular number, as sed herein, shall include the planal; that all rights a this mortgage shall extend to and be binding apon the respective heirs, executors, administrate a successors and assig and the successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as oc ight or remedy of the reagee of performance to require or enforce r, as used herein, shall as a Lightions ode, gas of the Mortgager, ecasion thereformarises.

IN WITNESS WHEREOF, we have hereunto set out hands and seals this 24th .

A.D. 19 70 Johnson (SEAL) S eptember Theodone Johnson, Jr. SEAL) State of Kansas

County of Douglas

S.

a Notary Public in and for said Con I Mary E. Haid State aforesaid, DO HEREBY CERTIFY that J. Theodore Johnson, Jr. and Mary G. Johnson, husband and wife

2.

SS

4.f

Mary G. Johnson

mari

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 the still instrument as their free and voluntary act. for the uses and purp release und waiver of all rights under any homestead, exemption and valuation laws. free and voluntary act; for the uses and purposes therein set forth, including the

Mary E. Heid

1 A Petiper 10 my hand and Notarial Seal this 4th \_\_\_\_\_day of September\_\_\_\_\_, A.D. 19 70\_\_\_\_ Machine Seines April 16, 1973

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A.

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· Baes Janue Deed

Notary Public

day

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