A Dried is 'Moaragee may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any a discussed of the debt hereby secured or the lien of this Instrument, or any indebtedness hereby secured or which may affect he tile to the property securing the indebtedness hereby secured or which may affect hesite to the roberty securing the and be a party on and any technologies and the foreclosure of this mortgage and sale of the property securing the same and in connection with any other dispute as of the foreclosure of this mortgage and sale of the property securing the same and in connection with any other dispute for all the debt develops secured. Any cost and expanses of the debt develop secured. All such amounts shall be payable by the Mortgage to the demand. The debt do and in the payable by the Mortgage to the demand of it and if not paid shall. The debt develop secured or indigeness and income a party of the debt develop secured. All such amounts shall be payable by the Mortgage to the highest contract rate, or if ho such contract rate then at the legal rate."

27

I. 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 Mortgage 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 shall be delivered to the Mortgaggr or his assignce.

sees shall be delivered to the Mortgager or his assigned. I All casements, rents, rents, rents, rents, rents, results and profits of said premises are pledged, assigned and transferred to the Mortgager, whether now due or lease or advernent is written or verbal, and it is the intention hereof (a) to pledge said rents; issues and profits on a parit hereof, whether asyid and not secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish as absolute transfer and assignment to the Mortgager of all such leases and agreements and all the avails thereunder, together with the right in case of default in the Mortgage of all such leases and agreements and all the avails thereunder, together with the right in case of default in the Mortgage of all such leases and agreements and all the avails thereunder, together with the right in case of default in the Mortgage of all such leases and agreements and all the avails thereunder, together with the right in case of default in the Mortgage of all such leases and agreements and all the avails thereunder, together with the right in case of default in the delivered in the mortgaged premises and on the income therefore which lies as collection therefor protects, regardless of when earned, and use such measures whether legal or equitable as it may deem proper to inforce collection therefor protects, regardless of when earned edvantageous to 'it, terminate or modify existing of futir cleases. Collection therefor protects defuult in the income train reasonable compensation for itself, pay insurance premiums, taxes and assessments, and all expenses of every kind, including attorney force, and on the income thereform which lien is prior to the form and the indeitedness of every kind, including attorney force, and on the income therefore which alien its pose of sole, if any, whether there he a decree in ection in the sole discretion, needed for the alotes aid purposes, first on sole, interest, and and sesessments, and all expense

K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or in suid obligation contained shall thereafter in any manner affect the right of Mortgagee to require or conformed any covenant herein or in suid obligation contained shall thereafter in any manner affect the right of Mortgagee to require or conformed any covenant herein or in suid obligation contained shall thereafter in any manner affect the right of Mortgagee to require or conformed any covenants that wherever the context increof requires, the masculine gender, as used herein, shall include the feminine and the neuter and the singular number, as used herein, shall include the jural; that all rights and obligations under this 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 occasion therefor arises.

ied for reord in Recorder's Office of	2 Participation of the second	C	ounty, State of	
	and the second second			· · · · · · · · · · · · · · · · · · ·
BLICIT		Mary E. Hai	d Notary Publi	č.
April 16,	1973	:- Una	1 -1	
No tompssio expires_ April 16,		- day of	September	, A.D. 19.70
1919 Indeumy hand and Notarial Seal this		day of	September	A.D. 10.70
he said Instrument as their free a elease and waiver of all rights under any ho	nd voluntary act	for the uses and	purposes therein set	forth, including the
nstrument, appeared before me this day in j	person and ackno	owledged that the	ey have signed.	sealed and delivered
personally known to me to be the same pers	on or persons w	hose name or nam	es is oc are subscri	bed to the foregoing
A Company of the second s	9	<u> </u>		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
DO HEREBY CERTIFY that John H. V		和我们, 145-16-16-16-16-16-16-16-16-16-16-16-16-16-		
I. Mary E. Haid	a N	otary Public in an	d for said County, i	n the State aforesaid,
County of Douglas		£		
•	} ss	•		
State of Kansas	ALL			
· / · · · · ·	(SEAL)			(SEAL)
John H. Wurkuhle	(SEAL)	Frances	. Wulfkuhle	(APER LISEAL)

Recorded September 11, 1970 at 4:30 P.M.

Alexy

onia a

100

5

2.4

(card)