

A IEIn case the mortgaged property, or any part thereof, shall be taken by condemnation, the Mortgage 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 nees shall be delivered to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtedness nees shall be delivered to the Mortgagor or his assignee.

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I are shall be delivered to the Mortgagor or his assigned.
I All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due or lever and such pledge shall not be deemed merged in any forcelosure decree, and (b) to establish an absolute transfer and easing ment to the Mortgage of all such leases and agreement for the use or occupancy of said property, or any part thereof, whether said and not secondarily and such pledge shall not be deemed merged in any forcelosure decree, and (b) to establish an absolute transfer and easing ment to the Mortgage of all such leases and agreements and all the avails thereunder, together with the right in case of default, there before or alter forcelosure sale, to enter upon and take possession of manage, maintain and operate said premises, or any part thereof, make leases for terms deemed advantageous to it, terminate or modify existing or future leases, collect said avails, rents, issues and profits or gater be ended easing and on the income therefore whether lease and equipment therefor when it deems necessary, purchase adequate the and extended coverage and other forms of insurance as may be deemed advisable, and in general exercise all hereby secured, and out of the income return reasonable compensation for itself, pay insurance premisms, taxes and assessments, and all expenses of every kind, including attorney fees, incurred in the exercise of the powers berein given, and from time to time apply any balance of here possession and pay to defagage, and the form of or not. Whenever all of the indebtedness secured hereby is paid, and then on the principal of the indebtedness herein given, and from time to time apply any balance of here possession and pay to Madagage, and and the Mortgage, in its sole discretion, feels that there is no substantial uncorrected default in the defage or a garearie berein sherein, the Mortgage, on satisfactory evidence there is no substantial uncorrected default in the defage

 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 by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee or performance of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce moluce the feminine and the neuter and the singular number, as used herein, shall include the plural; that all rights and obligations under this mortgage shall extend to and be binding upon the reference herein, shall include the plural; that all rights and obligations under this mortgage shall extend to and be binding upon the reference herein, administrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be extended as often as occasion therefor arises.

IN WITNESS WHEREOF, we had	ive hereunto set our	hands and seals this	23rd	day
and the second second second second	, A.D. 19 70			and a straight
Richard Reber	(SEAL)	Hace	6. Rei	(SEAL)
Richard Reber	(CEAL)	Gail C. Reb	er	(SEAL)
	(SEAL)			(SEAL)
State of Kansas			in the second	······································
at a Develop	- (20 4	al a second		
Country of Douglas				
County of Dougras		· · · · · · · · ·		
IMary E. Haid	, a	Notary Public in and f	or said County, in the	State aforesaid
I, Mary E. Haid		Notary Public in and f Sail C. Reber, f		
I. Mary E. Haid				
I, Mary E. Haid				
I, Mary E. Haid	nd Réber and G	Sail C. Reber, h	usband and wif	e
I. Mary E. Haid DO HEREBY CERTIFY that Richa personally known to me to be the sar	nd Rében and G	Sail C. Reber, H	usband and wif	e to the foregoin
I. Mary E. Haid DO HEREBY CERTIFY that Richa personally known to me to be the sar Instrument, appeared before me this o	nd Réber and G ne person or persons lay in person and act	Sail C. Reber, F whose name or names	usband and wif	e to the foregoin ed and delivere
I. Mary E. Haid DO HEREBY CERTIFY that Richa personally known to me to be the sar Instrument, appeared before me this o	nd Réber and G ne person or persons lay in person and act free and voluntary	Sail C. Reber, F whose name or names enowledged that they act, for the uses and p	usband and wif is or are subscribed have signed, seal urposes therein set for	e to the foregoin ed and delivere
I. Mary E. Haid DO HEREBY CERTIFY that Richa personally known to me to be the sar Instrument, appeared before me this of the said Instrument as their	nd Reber and G ne person or persons day in person and act free and voluntary a any homestead, exen	whose name or names snowledged that they act, for the uses and p aption and valuation lar	usband and wif is or are subscribed have signed, seal urposes therein set for	e to the foregoin ed and delivere th, including th
I. Mary E. Haid DO HEREBY CERTIFY that Richa personally known to me to be the sar Instrument, appeared before me this of the said Instrument as their whear and waiver of all rights under GIVEN under my hand and Notarial	nd Réber and G ne person or persons lay in person and acl free and voluntary a any homestead, exen Seal this 23rd	whose name or names snowledged that they act, for the uses and p aption and valuation lar	is or are subscribed have signed, seal urposes therein set for ws.	e to the foregoin ed and delivere th, including th
DO HEREBY CERTIFY that Richa personally known to me to be the sar Instrument, appeared before me this of the said Instrument as their tyleare and waiver of all rights under	nd Réber and G ne person or persons lay in person and acl free and voluntary a any homestead, exen Seal this 23rd	whose name or names snowledged that they act, for the uses and p aption and valuation lar	is or are subscribed have signed, seal urposes therein set for ws.	e to the foregoin ed and delivere th, including th

Recorded December 23, 1970 at 3:56 P.M.

James Been Register of Deeds

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