H. That the Mortgagee may employ counsel for advice or other legal service at the Mortgagee's discretion in connection with any dispute as to the debt hereby secured or the lien of this Instrument, or any litigation to which the Mortgagee may be made a party on account of this lien or which may affect the title to the property securing the indebtedness hereby secured or which may affect said debt or lien and any reasonable attorney's lees so inturred shall be added to and be a part of the debt hereby secured. Any costs and expenses reasonably incurred in the foreclosure of this mortgage and sale of the property securing the same and in connection with any other dispute or litigation affecting said debt or lien, including reasonably estimated amounts to conclude the transaction, shall be added to and be a part of the debt hereby secured. All such amounts shall be payable by the Mortgager on the Mortgage on demand, and if not paid shall be included in any decree or judgment as a part of said mortgage debt and shall include interest at the highest contract rate, or if no such contract rate then at the legal rate.

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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 compensations or 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 ress shall be delivered to the Mortgagor or his assignee.

The shall be delivered to the Mortgage or his assignment of any poperty so dataged, promote that all and the deliver of any part hereof, whether now due or hereafter to become due, under or by virtue of any lease or agreement for the use or occupancy of said property or any part hereof, whether said real secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and a secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and a secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and erither fore or after fore closure sale, to cher upon and take possession of, manage, maintain and operate said premises, or any part hereof, make leases to terms deemed advantageous to it, terminate or modify existing or future leases; collect said avails, rent, issues and profits, regardless of when earned, and use state measures whether lease in ceutation operate said to secure which alien is profits, regardless of the more method coverage and other forms of insurance as may be deemed advisable, and in general exercise all power shore or dinarily incident to absolute ownership, advahee or berrow money necessary or any purpose herein stated to secure which alien is been every kind, including attorney's lees, incurred in the exercise of the powers herein in the solution ownership, advahee or berrow money in the proceeds of sail. If any whether there be a decree in personan therefor or not. Whenever all of the indebtedness secured hereby is paid, and the Mortgagee, in its sole discretion, feels that there is no substantial and necorrected default in performance of the Mortgager's agreements is thered. The powersion of Mortgage are average advantageous accurate therefor or not. Whenever all of the indebtedness secured hereby is paid, and the Mortgagee, in its sole discretion, feels that here is no substantial uncorrected of deas

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 of performance of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce performance of the same or any other of said covenants; that wherever the context hereof requires, the mascaline gender, as used herein, shall include the plural; 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.

of.	January	A.D. 19 71	. ich	1	and the second
	O. W. Beisner-	(SEAL)	W, Jear	n Beisner	(SEAL)
		(SEAL)		10 5 10	SEAL)
State of_	Mañets Missouri			the state of the state	
County of	Jackson	SS			and and and a second
county of					
I,	Virgil L. Wills		, a Notary Public in	and for said County,	in the State aforesaid,
	known to me to be the same		A los to the state		
the said In	appeared before me this da strument as their waiver of all rights under a	free and volunta	ry act, for the uses	and purposes therein.	set forth, including the
GIVEN un	der my hand and Notarial Se	al this _ ]	3thday o	f, January	, A.D. 19_71
My Con	mission expires June 1	3th 1974	Virgit Z. N	Wills Notary Pu	ells iblic
	Concernent to the All and the second of the second s	Chief Chief The State Party	a contract and the second	San he have a company of the	Constraint to a the same specific her