C. This mortgage contract provides for additional advances which may be made at the option of the Mortgage and secured by this mortgage, and it is agreed that in the event of such advances the amount thereof may be added to the mortgage debt and shall increase the unpaid balance of the note hereby secured by the amount of such advance and shall be a part of said note indebtedness under all of the terms of said note and this contract as fully as if a new such note and contract were excerted and delivered. An Additional Advance Agreement may be given and accepted for such advance and provision may be made for different monthly payments and a different interest rate and other express modifications of the contract, but in all other respects this contract shall remain in full force and effect as to said indebtedness, including all advances.

D That in case of failure to perform any of the covenants herein Mortgagee may do on Mortgager's behalf everything so concenanted; that said Mortgagee may also do any act it may deem necessary to protect the lien hereof; that Mortgager will repay upon demand any moneys paid or disbursed by Mortgagee for any of the above purposes and such moneys together with interest thereon at the highest rate for which it is then lawful to contract shall become so much additional indebtedness secured by this mortgage with the same priority as the original indebtedness and may be included in any decree foreclosing this mortgage to inquire into the validity of any lien, sale of said premises if not otherwise paid; that it shall not be obligatory upon the Mortgagee to inquire into the validity of any lien, concumbrance or claim advancing moneys as above authorized, but nothing herein contained shall be construed as remaining the Mortgage of anything it may do or omit to do hereunder;

E. That it is the intent hereof to secure payment of said note and obligation whether the entire amount shall have been advanced to the Mortgagor at the date hereof, or at a later date, and to secure any other amount or amounts that may be added to the mortgage indebtedness under the terms of this mortgage contract.

1 that in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgagee may, without notice to the Mortgagor, deal with such successor or successors in interest with reference to this modgage and the debt hereby secured in the same manner as with the Mortgagor, and may forbear to sue or may extend time for navment of the debt secured hereby, without discharging or in any way affecting the liability of the Mortgagor to upon the debt hereby secured.

C. Find this is of the essence hereof and if default be made in performance of any covenant herein contained or in making any parment under said note or obligation or, any extension or renewal thereof, or if proceedings be instituted to enforce any other lien or enhance upon any of said property, or upon the filing of a proceeding in bankraptey by or against the Mortgagor, or if the Mortgagor shall make an assignment for the henefit of his creditors or if his property he placed under control of or in custody of any court, or if the Mortgagor aliandon any of said property, then and in any of said events, the Mortgagor is hereby authorized and empowered, at its option and without affecting the lien hereby the and in any of said events, the Mortgager to the Mortgage hereunder, to declare without notice, all sums secured berely inneclately due and payable, whether or not such default he remedied by Mortgager, and apply toward the payment of said mortgage indelsteleness any idebtedness of the Mortgager to the Mortgager, and said mortgage, and apply toward the payment of said mortgage, and in any foreclosure a sale may be made of the premises en masse without offering the secreta birts sequenced to increase this mortgage, and in any foreclosure a sale may be made of the premises en masse without offering the secreta birts sequenced to increase this mortgage.

If this the Mortgage may employ counsel for addice or other legal service at the Mortgage's discretion in connection with any domate as to the debt hereby secured or the loss of this Instrument, or any digation to which the Mortgage's may be made a party on accgant of this lies or which may affect the tile to the property securing the indebtedness hereby secured or which may affect said debt or lien and any traseonable attorney's fees so intured shall be added to and be a part of the debt hereby secured. Any costs and expenses reasonable uncertaint with any other dispute the information of the property securing the indebtedness hereby and an connection with any other dispute or function 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 Mortgagor to the Mertgagee on demand, and it 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.

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 at may effect to the immediate reduction of the indebtedness second hereby, or to the repair and registration of any property so damaged, provided that any excess over the amount of the indebtedness ness shall be delivered to the Mortgager of his assignce.

1 All casements, rents, issues and profits of said premises are fieldeed with transferred to the Moriginee, whether now due or dreaments or greenent is written or verhal, and it is his internation beread (a) to pledge sud rents, uses and profits on a parity with said (real estate and not secondarily and sub pledge shall not be internation beread (a) to pledge sud rents, uses and profits on a parity with said (real estate and not secondarily and sub pledge shall not be internation beread (a) to pledge sud (rents, useds and profits on a parity with said (real estate and not secondarily and such pledge shall not be detential merged in any foreficiant decree, and (b) to establish an absolute transfer and assignment to the Morigage of all such leaves and arguments and all the avails thereauder, together with the right in case of default, either before in after breedsure sile, to enter allow and take polysession of, manage, maintais and operate said premises, or any part thereoil, undar leaves of default, either before in after breedewire sile, and in secondarized is to its decault previses, or any part thereoil, undar leave and extended over age and other to mority existing in funct leaves, others decaults, rents, issues and profits, regardless of when earned, and use and write or an existing of invariance as may be deemed advantable, and in general evolves, alter or reput with forms of invariance as may be deemed advantable, and in general evolves advante for the advantable to the index of the second devaute for early the index of the inverse evolves and proves which all the income retain reasonable comprehension which lies is prior to the lies of any other and between and a secondaries of the down and the proves herein give, and from time to time apply any balance of necessary during atterneys or and discret or on advected evolves herein give in the sole discretion, field in the independence were discreted berefits any decree of the independence is fran the sole of the startes and there or a decret any decree o

K. That each right power and remedy herein conferred upon the Mortgages is committive of every other, right as remedy of the Mortgages, whether betwin or by law conferred and raw is educated uncorrently therewith that no waverby the Mortgages of performance of any cave contineers or in suid obligation contained shall thereafter in any number affect the right of Mortgages to require or entors performance of the same or any other of said covenants, that wherever the context hereof requires, the unconfirmed said obligation contained shall thereafter in any number, as used herein, shall include the formance and the neutre and the singular number, as used herein, shall include the plugal that all rights and obligation since the mortgage shall extend to and he hinding upon the respective here, executive, administrator, for excisions and assigns of the Mortgager and the successors and assigns of the Mortgager and that the powers herein mentioned may be exceeded as often as account therefor arises

IN WITNESS WHEREOF, we have hereunto set our hands and seals this	13th	
of October A.D. 19 71 D. Hath Burnell (SEAL) R. Keith Burwell (SEAL) State of Kansas	Remarket.	(SEAL)
Countr of Douglas	said County in the Sta	te aforesaid.
DO HEREBY CERTIFY that R. Keith Burwell and Jerry L. Burwel personally known to me to be the same person or persons whose name or names is	ell, husband and	i wife
Instrument, appeared before me this day in person and acknowledged that. they h	have signed, sealed a	nd delivered
the said kastrument as their free and voluntary act, for the uses and purp release and waiver of all rights under any homestead, exemption and valuation laws.	oses therein set forth, i	ncluding the
A F		

All Longission expires April 16, 1973

BLIC.

Recorded October 13, 1971 at 4:27 P.M.

Mary E. Maid

Notary Public

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Register of Deeds

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County, State of.