1. All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether and the ease or agreement is within on vertals, and it is the intention hereof (a) to be pledge said rents, issues and profits on a parity within east or is designed to the Mortgagee and the said transferred to the Mortgagee, whether and adjustment is within and the bedge shall not be descened merged in any foreclosure descendarily and such pledge shall not be descened merged in any foreclosure descendarily and such pledge shall not be descened merged in any foreclosure descendarily, and such pledge shall not be descened merged in any foreclosure descendarily and such pledge shall not be descened merged in any foreclosure descendarily the terminate or the Mortgage and all such pledge shall not be descened merged in any foreclosure descendarily the terminate or the avaits thereander, together with the right in case of default, theread, make leases her terms descend advantageous to it, terminate or modify existing and equipment therefor which it deems necessary, or any part descended coverage and other farms of insurance as may be deemed advisable, and in general exercise all works extended out of the income retain reasonable compensation for itself, pay insurance as may be deemed out of the income retain reasonable compensation for itself, pay insurance premises, and all expenses and equate fire and extended coverage and other farms of insurance as may be demended and assessments, and all the ensating every kind, including attenney's descender every to any part descender every and there form which lien is prior to the lien of any other inductedness berefy strated on the mortgaged premises, and all the proceeds of and the inductedness were devery kind, including attenney deve of the faread juppose. There are and there in time is and blace stratege and there include there are and the strateget and the strateget are and there in the delay and the strateget are and the strateget are and the

K That each right, power and remely herein conferred upon the Motgagee is complative of every other right-or remedy of the Motgagee, whether herein or by law conferred, and may be enforced concurrently therewith, that no waiter lo the Motgagee of performance of any covenant herein or in and obligation, contained shall thereafter in any manner affect the right of Motgage. To require or enforce performance of the same or any other of said obligations under the control herein, shall therein, that increase the maxeline gender, as used herein, that wherever, the control herein or all rights and obligations under this mortgage shall write the maxeline gender, as used herein, that mortgage shall extend to and be binding upon the respective here, executors, administrators, successors and assigns of the Mottgage.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this 1 st

of September A.D. 19.64 (SEAL) (SEAL)

lies (la (SEAL) (SEAL)

State of KANSAS

County of JOHNSON

The second of the Start

 I.
 Frances C. Seaton
 a Notary Public in and for said County, in the State aforesaid,

 DO HEREBY CERTIFY that
 Max Okun and Edith Okur, Husband and Wife

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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 signed, scaled and delivered the said Instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of all rights under any homestead, exemption and valuation laws.

CIVEN under mixthand and Notarial Seal this 8th day of September A.D. 19-64 My Commission expires June 9, 1965

Recorded September 30, 1964 at 2:45 P. M.

Ack Register of Deeds

Offiction

THE AMOUNT SECURED BY THIS MORTGAGE HAS BEEN PAID IN FULL AND THE SAME IS HEREBY CANCELLED THIS 2nd DAY OF JULY, 1970.

Frances C. Seaton

(Corp. Seal)

based

COLONIAL SAVINGS AND LOAN ASSOCIATION By C. Michael Elliott, Vice President

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