· · · · · 2.0 131 131 STATE OF KANSAS,... Jefferson BE IT REMEMBERED, That on this 10th the undersigned, a Notary Public in REMEMBERED, That on this 10th day of November 1 ned, a Notary Public in and for the County and State aforesaid, came Orland L. 15 ller and Velma B. Miller, his wife ., 1966 before me, Orland L. 16 ller and Velms E. Miller, his wife who are personally known to me to be the same person who executed the within instrument of and such persons duly acknowledged the execution of the same. AN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal, the day affixed my Harnes SON Notary Public. ASSIGNMENT Recorded November 10, 1966 at 3:39 P.M. Been Register of Deeds alap) Wandas Lendly Deputy BY:0 Reg. No. 1582 This instrument is being rerecorded to show the pror-Fee Paid \$4.25 BOOK 145 6612 REAL ESTATE MORTGAGE 6797 BOOK 145 This mortgage made on the <u>lith</u> day of <u>October</u>, 1966, between Ernest Mary E. Corneling, Mary efe ... hereinalier referred to as MORTGAGORS, and ASSOCIATES FINANCE INC., whose ad-Kansas, a corporation, hereinafter referred to as MORTGAGEE. WITNESSETH: Mortgagors jointly and severally grant, bargain, sell, convey and mortgage to Mortgagee, its successors and assigns, the real property hereinafter described as security for the payment of a note of even date herewith in the total amount of seven Hundrad and Forty and no/10 The property hereby mortgaged, and described below, includes all tenements, easements, appurtenances, rights, privileges, interests, rents, profils, fixtures and appliances thereunto attaching or in any wise thereunto appertaining. TO HAVE AND TO HOLD the said property hereinatter described, with all the privileges and apputenances thereunto belonging unto mortga s successors and assigns, forever, and mortgagors hereby covenant that mortgagors are seized of good and perfect title to said property in fee and have authority to convey the same, that the title so conveyed is clear, free and unencumbered except as hereinatter appears and that mort-will forever warrant and defend the same unto mortgagee against all claims whatsoever except those prior encumbrances, if any, hereinatter If motigagors shall fully perform all the terms and conditions of this motigage and shall pay in full, in accordance with its ter-which this motigage secures, then this motigage shall be null, void and of no further force and effect. tions which this mortgage secures, then this mortgage shall be null, void and of no further force and effect. MORTGAGORS AGREE: To keep the mortgaged property, including the buildings and improvements thereon, fully insured at all times against all hazards with an insutance company authorized to do business in the State of Kansas, acceptable to Mortgagee, which policy shall contain a less payable clause in favor of Mortgagee as its interest may appear, and if Mortgagor's indebtedness for a period not exceeding the term of such indebtedness. If you are the property in a sum not exceeding the amount of Mortgagor's indebtedness. If Mortgagee elects to waive such indebtedness. Mortgagors agree to be fully responsible for damage or loss resulting from any cause whatsoever. Mortgagors agree that any sums advanced of exceeding the term of such indebtedness. Mortgagors agree to the fully responsible for damage or loss resulting from any cause whatsoever. Mortgagors agree that any sums advanced of exceeding the secured hereby. Mort agagors further agree: To pay all taxes, assessments, bills for repairs and any other expenses incident to the ownership of the mortgaged property when and to pay, when due, all instatements of interest and principal on account of any indebtedness which may be secured by a lien superior to that of this mortgages fail to make any of the largeging payments, they hereby authorize downly when ame on the behalf, and to charge Mortgagors with the amounts so paid, adding the same to the operation, and not have appendent by the expenses, indebtedness which may be secured hereby. To exercise the attem of the property and to keep the mortgage or to the interest and principal on account of any indebtedness which may be secured by a lien superior to the lien of this mortgage and existing on the date hereof. If Mortgagors fail to make any of the lorgeging payments, they hereby authorize boy the attem is behalf, and to charge Mortgagors with the amounts so paid, adding the same to Mortgagors in nortgaged premises, and to keep the mortgaged property in its present condition and repair, normal and ordinary depreciption excepted. If default be made in the terms or conditions of the debt or debts hereby secured or of any of the terms of this mortgage, or in the payment or any instalment when due, or if Mortgagors shall become bankrupt or insolvent, or make an assignment for the benefit of creditors, or have a receiver, any instalment when due, or if Mortgagors shall become bankrupt or insolvent, or make an assignment for the benefit of creditors, or have a receiver, any instalment when due, or if Mortgagors shall become bankrupt or insolvent, or make an assignment for the benefit of creditors, or have a receiver, any instalment when due, or if Mortgagors shall be come bankrupt or insolvent, or make an assignment for the benefit of creditors, or have a receiver, ments of Mortgagors herein constrined be incortect or if the Mortgagors shall abandon the mortgaged property or sall or attempt to sell all or any part that be collectible in a suit at law or by foreclosure of this mortgage. In any case, regardless of such enforcement, mortgagee shall be called to the medicate possession of the mortgaged property with the rents, issues, income and profits therefreen, with or without foreclosure or other proceedings mortgages, in addition to traxble costs, a reasonable amount as attrages, and in the event of foreclosure of this mortgages. Which may be incurred or paid by foreclosure of the proceeding to which 1 aloaure, together with all other and further expenses of toreclosure and salton including expenses fees and payments made to prevent of remove the mossition of liens or claims against the property and expenses are all use and repair indee in order to place the same in a condition to be sold. Notations are the next al insutance to expense and expenses of upkeep and repair indee in order to place the same in a condition to be sold. Imposition of them or craims updates the property and expresses of space, and taken and the space of the spac All rights and obligations hereunder shall extend to and be binding upon the several heirs, successors, executors, adm The plural as used in this instrument shall include the singular where applicab The real property hereby mortgaged is described as follows: Beginning at the Southwest corper of the South half of the Southeast of Section Thirty-Three (33), Teanship Thirteen (13) South, Harry 7, East, thence Lest 205 fact which of less to the center of County heat 110, thence Withwesterly on the center line of any founty heat which here in the mest line of mailing active of the sector fract, thence South line with or less to the mest line of mailing south the sector fract, thence South line the or less, to the chint of hermaling, containing 1.033 acres to , hanty Tracky (2) nunly apad mumber 14.82.81 Title to said property is clear, free and unencumbered except: (state exceptions, if any) IN WITNESS WHEREOF, mortgagors have executed this mortgage on the day above + Emet & Cameline mary & Ornelius Mongagor · Anima 611163