

BOOK 145

and Garol J' Uarcia after referred to as MORTGAGORS, and ASSOCIATES FINANCE INC., whose address is 1108 West 22nd Street Terrace, Laurence Kansas, a corporation, hereinafter referred to as MORTGAGEE. WITNESSETH: Mortgagors joinily and severally grant, bargain, sell, convey and mortgage to Mortgagee, its ors and assigns, the real ly herein after described as security for the payment of a note of even date herewith in the total amount of Five Thousand One The property hereby mortgaged, and described below, includes all tenements, easements, appurtenances, rights, privileges, interests, rents, profile, fixfures and appliances thereunto attaching or in any wise thereunto appertaining. TO HAVE AND TO HOLD the said property hereinalter described, with all the privileges and apputenances thereunto belonging unto moriga-successors and assigns, forever; and mortgagors hereby covenant that mortgagors are selsed of good and perfect title to said property in fee and have sutharity to convey the same, that the title so conveyed is clear, free and unencumbered except as hereinalter appears and that mort will forever warrant and defend the same unto mortgages against all claims whatsoever except those prior encumbrances, if any, hereinafter If mortgagors shall fully perform all the terms and conditions of this mortgage and shall pay in full, in accordance with its terms, the obliga which this mortgage secures, then this mortgage shall be null, void and of no further force and effect. which this morigage secures, then this morigage shall be hull, vota and or no hurner force and effect. MORTGAGORS AGREE: To keep the morigaged property, including the buildings and improvements thereon, fully insured at all times against ansards with an insurance company authorized to do business in the State of Kansas, acceptable to Morigagee, which policy shall contain a loss-able clause in favor of Morigagee as its interest may appear, and if Morigagor's indebtedness for a period not exceeding the term of such indebtedness, to charge Morigagors with the premium thereon, or to add such premium to Morigagor's indebtedness. If Morigagore elects to waive such insurance, to charge Morigagors with the premium thereon, or to add such premium to Morigagor's indebtedness. If Morigagore elects to waive such insurance, to charge Morigagors with the premium thereon, or to add such premium to Morigagor's indebtedness. If Morigagee elects to waive such insurance, to charge Morigagee for the protection or preservation of the property shall be repaid upon demand and if not so paid shall be secured hereby. Mori-ors further agree: To pay all taxes, assessments, bills for repairs and any other expenses incident to the ownership of the morigage property when to pay, when due, all instalments of interest and principal on account of any indebtedness which may be secured by a line superior to the this morigage and not no we stating may be created against the property during the term of this morigages to pay the ion that o charge Morigagors in the baddi, and to charge Morigagors line to mark any of the interest may indebtedness, which may be secured by a dutorized morigage to pay the ien of the interest and principal on account so paid the ioragoing payments, they hereby authorize Morigages to pay the e on their behalf, and to charge Morigagors with the amounts so paid, adding the same to Morigagors indebtedness secured hereby. To exercise due ence in the operation, management and occupation of the morigaged property a 47 It defcult 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 payn instalment when due, or if Mortgagors shall become bankrupt or insolvent, or make an assignment for the benefit of creditors, or have a re-sined, or should the mortgaged property or any part thereof be dutached, levied upon or seized, or if any of the representations, warranties or instalment when due, or if Mortgagors shall become bankrupt or insolvent, or make an assignment for the benefit of creditors, or have a re-sined, or should the mortgaged property or any part thereof be dutached, levied upon or seized, or if any of the representations, warranties or a of Mortgagors herein contained be incorrect or if the Mortgagors shall abandon the mortgaged property, or sell or attempt to sell all or an e same, then the whole amount hereby secured shall, at Mortgagors shall abandon the mortgaged and payable, without notice or deman be collectible in a suit at law or by foreclosure of this mortgage. In any case, regardless of such enforcement, mortgagee shall be entitled addite possession of the mortgaged property with the rents, issues, issueme and profits therefrom, with a without foreclosure or other proce-gagors shall pay all costs and attorney's leve which may be incurred or paid by Mortgages in connection with any suit or proceeding to be a party by reason of the execution or existence of this mortgage. and in the event of foreclosure of this mortgage, will pay the res. In addition to traxble costs, a reasonable amount as attorneys less and a scie, including expenses, lees and payments made to prevent or reac-saltion of liens or claims against the property and expenses of upkeep and repair mode in order to place the same in a condition to reac-saltion of liens or claims against the property and expenses of upkeep and repair mode in order to place the same in a condition to be sold closure or other proceeding uil or proceeding to which Mortgagors will pay to Mo nd preparation for such for de to prevent or remove ti No failure on the part of mortgagee to exercise any of its rights hereunder for defaults or breaches of covenant shall be construed to prejudice its rights in the event of any other or subsequent defaults or breaches of covenant, and no delay on the part of mortgagee in exercising any of such rights shall be construed to preclude it from the exercise thereof at any time during the continuance of any such default or breach of covenant, and mortgagee may enforce any one or more remedies hereunder successively or concurrently at its option. All rights and obligations hereunder shall extend to and be binding apon the several heirs, successors, executors, administration of the parties hereto. The plural as used in this instrument shall include the singular where applicable. N The real property hereby mortgaged is described as follows: Lot 18, in Block "C" in Southwest Addition Number Four, an Addition to the City of Lawrence, in Douglas County, Kensas. Title to said property is clear, free and unencumbered except: (state exceptions, if any)  ${\tt Gap4.f.o1}$ IN WITNESS WHEREOF, mbrtgagors have executed this mortgage on the day above shown. lohn, tara N A Mry 2 Caral 611163 ACKNOWLEDGMENT BY INDIVIDUAL OR PARTNERSHIP MORTGAGOR - BORROWER STATE OF Kansas OF Kansas County of Douglas. Be it remembered, that on this 21th day of February SS A.D. 19 67 before me A Notary Public Title of Officer personally appeared Johnn'T. Garcia and Carol J. Garcia (wife) (show marital stat and known to me to be the same person(s) who executed the foregoing instrumen), and suce person(s) duly In witness whereoi, I have hereunto set my hand and affixed my official real, the day day year above writte e) personally known to me The execution of the same Musterison Signature and type Work My Commission Expires \_\_\_\_\_\_ December 5, 1968 We Notary Public Been Recorded February 27, 1967 at 10:21 A.M. Register of Deeds

7725 REAL ESTATE MORTGAGE This morigage made on the 24th day of February / 1967 , between John T. Garcia 515

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