¹ All ensempts, rents, issues and profits of said premises are pledged, assigned and transferred to the Mottgages, whether now due of the said property, or any part thereof, she there are in a second rents, issues and profits or a parity with said exit exacts and not secondarily and such pledge shall not be deemed merged in any forrelessare decree, and (b) to satidist an a bisolute transfer and the property, or any part thereof, she transfer and there is the intention hereof (a) to pledge said errors, issues and profits or a parity with said exit exacts and not secondarily and such pledge shall not be deemed merged in any forrelessare decree, and (b) to satidist an a bisolute transfer and there be as and are mention and and the axis thereunder, together with the right in case of default, where is she need and we use the commission of manage, maintains ind operate said premises, or any part thereof, she is the interneed and we use there are quite and and the axis there are and prevente said premises, and and thereof, anke leases, for terms decred advantageous to it. terminate or modily existing or built leases, collect and avait, seese and preventes adequate the and extended coverage and other forms of instance as may be deemed advantale, and in general exercise all provides and out of the inform entance of the income thereforms many decrease prevents that to see any hole independences herein y decrease and on the income thereform which lien is prior to the lien of any there apply any balance of barenes and out the informe or any decrease and out the income relative and on the decrease and the Martageous of the decrease of saids of saids of asile of any, whether there be a decrease are substantial mediated preventes and on the decrease and on the decrease and the decrease and the more relative any decrease of barenes are apply any balance of an exerce shall be been any decrea of bareneses and on the decrease and the decrease and the Martageo are not. It is also discretion, needed for the aboves and on the d

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K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right, as 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 suid obligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce performance at the same or any other of said covenants; that wherefter the context hereof requires, the maculine 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 here. executors, administrates, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises.

June	68	· · · · · · · · · · · · · · · · · · ·	1
no ou	A.D. 19.00	D. James and Que	La la
Adrys O. Grover	over (SEAL)	Carolyn B. Grov	ar (SEAL)
	(SEAL)		(SEAL)
State of KANSAS			
DOUGLAS	SS		
County of DOUGLAS			
I. Janice Cota	ner	a Notary Public in and for said	County, in the State aforesaid,
DO HEREBY CERTIFY	Adryn 0. Grover	and Carolyn B. Grover,	husband and wife
DO HEREBI CERTIFI U			
	the second s		
personally known to me t	o be the same person or perso	ns whose name or names is or a	re subscribed to the foregoing
		ns whose name or names is or a	
Instrument, appeared befo	re me this day in person and.	acknowledged that they have	signed, sealed and delivered
Instrument, appeared before	re me this day in person and their freg-and voluntar	acknowledged that they have	signed, sealed and delivered
Instrument, appeared befor the said Instrument as release and waiver of all	re me this day in person and their free and voluntar rights under any homestead, ex	acknowledged that they have y act, for the uses and purposes emption and valuation laws.	signed, sealed and delivered
Instrument, appeared before	re me this day in person and their freg-and voluntar rights under any homestead, ex nd Notarial Seal this 31	acknowledged that they have y act, for the uses and purposes emption and valuation laws.	signed, sealed and delivered
Instrument, appeared befor the said Instrument as release and waiver of all	re me this day in person and their free and voluntar rights under any homestead, ex	acknowledged that they have y act, for the uses and purposes emption and valuation laws.	signed, sealed and delivered
Instrument, appeared befor the said Instrument as release and waiver of all	re me this day in person and their freg-and voluntar rights under any homestead, ex nd Notarial Seal this 31	acknowledged that they have y act, for the uses and purposes temption and valuation laws. d day of June	A.D. 19 68
Instrument, appeared befor the said Instrument as release and waiver of all	re me this day in person and their freg-and voluntar rights under any homestead, ex nd Notarial Seal this 31	acknowledged that they have y act, for the uses and purposes temption and valuation laws. d day of June	signed, sealed and delivered
Instrument, appeared before the said Instrument as release and waiver of all GIVEN finite? Tay, hand as the commission to faires NOTA P. M. U.E.L.C.	re me this day in person and their freg-and voluntar rights under any homestead, ex nd Notarial Seal this 31	acknowledged that they have y act, for the uses and purposes temption and valuation laws. d day of June	signed, sealed and delivered therein set forth, including the A.D. 19 68 Cataco Marg Public
Instrument, appeared before the said Instrument as release and waiver of all GIVENT must me hand an NOTA PHONE VELIC	re me this day in person and their free and voluntar rights under any homestead, ex nd Notarial Seal this 32 March 10, 1970	acknowledged that they have y act, for the uses and purposes emption and valuation laws. d day of June Jantee Cotner No	signed, sealed and delivered therein set forth, including the A.D. 19 68 Cataco Marg Public

The undersigned, owner of the within mortgage, hereby acknowledges the full payment of the debt secured thereby, and authorizes the Register of Deeds to enter the discharge of this mortgage of record. Dated this 30th day of June, 1970.

(Corp. Seal)

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M. D. Vaughn, Executive Vice President