and agreement is written or derbal and it is the intention beread (a) to pledge said rents, issue and property or any part to a not secondarily and such pledge shall not be deemed merged in any forreloaur decise, and (b) to establish an about the before or after foreclosure sale, to enter upon and take poression of, manage, maintain and operate said pre-rel, make leases for terms deemed advantageous to it, terminate or modify existing or further leases, collect asid avail they realing agents of other employees, after or repair said premises, buy furnishings and equipment therefore she it chases adequate fire and extended coverage and other forms of manage. Maintain and persite and avail they created on the mortgaged premises and at the poression of, manage, maintain and operate said avail by realing agents of other employees, after or repair said premises, buy furnishings and equipment therefore she it reases adequate fire and extended coverage and other forms of maximakings and equipment therefore she it reases adequate for and extended coverage and other forms of maxima be deemed advisable, and in ge-tay created on the mortgaged premises and on the income therefore which lien is prior to the lien of any other inco-very kind, including attorney's less, incurred in the exercise of the powers herein given, and from time to time appi-try secured, before or after any decree of foreclosure, and on the income therefore in the proceeds of sale, if any, whether it wis no aubstantial uncorrected default in performance of the Mortgage's agreements herein, the Mortgages, on anti-to as an abstantial uncorrected default in performance of the Mortgage's agreements herein act. Menower all of the indebtedness secured hereby is paid, and the Mortgagee of Mortgage indicated hereby is paid in full or until the delivery of a Master's Deed or Special Commissioner's Deed pur bound the lien hereof. Mortgagee based upon acts or omissions relating to the statutory period during which it timple against Mortgage based upon acts or That each right, power and remedy herein conferred upon the Mortgagee is sumulative of every other right or remedy or re, whether herein or by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of perform overant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or en ince of the same or any other of said covenants; that wherever the context hereafter enguires, the masculine gender, as used herein, the feminine and the neuter and the singular number, as used herein, shall include the plural; that all rights and obligations of tragge shall extend to and be hinding upon the respective heirs, executors, administrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor a IN WITNESS WHEREOF, we have hereunto set our hands and seals this. 23rd of August A.D. 19 68 arf E. Johnson opatite Johnson the (SEAL) (SEAL) (SEAL) (SEAL) State of KANSAS 5 55 County of DOUGLAS Z 1. Mary E. Haid , a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Carl E, Johnson and Opal L. Johnson, husband and wife personally known to me to be the same person or persons whose name or names is or are subscribed to the foregoing A Such a nt, appeared before me this day in person and acknowledged that they have signed, sealed and delivered as their rument as their free and voluntary act, for the uses and purposes therein set forth, including the saiver of all rights under any homestead, exemption and valuation laws. 四. my hand and Notarial Seal this 23rd day of August , A.D. 19 68 ion expires April 16, 1969 Mary E. Maid Notary Public Janue Been Register of Deeds

The undersigned, owner of the within mortgage, Kereby 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 19th day of March, 1969. THE LAWRENCE SAVINGS ASSOCIATION (Corp. Seal) BY: M. D. Vaughn, Executive Vice President

1991 Ne originati enstyl the !

175