K That each right, power and remedy herein Mortgagee, whether herein or by law conferred, and may of any covenant herein or in said obligation contained a performance of the same or any other of said covenants include the feminine and the neuter and the singular m include the feminine and the neuter and the singular m IN WITNESS WHEREOF, we have hereunto set our hands and seals this the Difference of the set of the of these A.D. 19.68 Thomas M. Creese ____(SEAL) Mary R. S. Creese (SEAL) (SEAL) (SEAL) Binte at the ferrer 55 County of 18. Bue 200 Jr., a Notary Public in and for said County, in the State aforesaid. DO HEREBY CERTIFY that Thomas M. Creese and Mary R. S. Creese, husband and wife ersonally known to me to be the same person or persons whose name or names is or are subscribed to the foregoing and acknowledged that they have signed, sealed and delivered that they have signed, sealed and delivered are the set for the uses and purposes therein set forth, including the set of all rights under any homestead, exemption and valuation laws. Charte their free and voluntary act, for the uses and purposes therein set forth, including the set of all rights under any homestead, exemption and valuation-laws. Fallis H. B.g. William H. Boozer, Jr. Notary Public Recorded September 5, 1968 at 10:17 A.M.

All encoments, rents, issues and profits of asid premises are pledged, assigned and transferree hereas or agreement is under or by virtue of any lease or agreement for the use or occupancy of said per and not secondarily and such pledge shall not be deemed merged in any foreelosure decree, and (b) other before or after foreclosure cale, to reter upon and take presents is written or verified as the intention hereaft (a) to pledge shall hereaft, to the decree and all the avails thereunder, togethere of, make lease for terms deemed advantageous to it, terminate or molity existing or thrue lease merged in any foreelosure decree, and (b) other before or after foreclosure cale, to reter upon and take presension of, manage, maintain and profits, regardless of where earned, and use mark measures whether lease to modify existing or thrue lease much y renting agents of other employees, alter or repair axid premises, hay furnishings and equipment power orthurily incident to attached coverage and other forms of insurance as may be deemed an hereby created on the mortgaged premises and on the income therefore making its prior to the 1 of every kind, including attorney's fees, incurred in the exercise of the powers herein gaves, and from there is no abstantial uncorrected default in performance of the Mortgager's agreements and the hortgage or after any decree of foreclosure, and on the incense therein, and then there were also the indebtedness secured hereby is paid, and the Mortgage is provery kind, including attorney's fees, incurred in the express secured hereby is paid, and the Mortgage's agreement is a secured after forms of the mortgager's agreements herein, the thereas and thereas actual hereby is paid, and the Mortgage's here is no atherantial uncorrected default in performance of the Mortgager's agreements herein, the thereas excured hereby is paid in fill or until the delivery of a Master's Deed or Special Component is a sharter and the intervious performance. And the implicient is tained to the indebtednese se

J All

Janue Boem Register of Deeds

cumulative of every other right or a, that no waiver by the Mortgagee of wt the right of Mortgagee to requ

B AND B

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 15th day of December, 1969. LAWRENCE SAVINGS ASSOCIATION

WBS willten on the origina mortgage

Janue Been