1 All easemants reply issues and profits of said premises are pledged, assigned and transferred to the biorgagee, whether not due or freeder to become due, and so to yvirtue of any lease or agreement for the use or or upancy of said property or any part thereof. Whether said and see on due to the biorgage of all such leases or agreement for the use or or upancy of said property or any part thereof. Whether said and the second kills and such pledge shalt hou is dedeemed imerged in any foreclosing due can decide and in the said premises of derauk, and such pledge shalt hou is dedeemed imerged in any foreclosing due can decide with the rulet in case of derauk, and not such premises of the near the angle shalt hou is dedeemed in the possible of any decide or alke for foreclosing the leases for terms deemed advantageous to it, terminate or modify existing or future leases, collect said avails, rents, issues and property of the method of the advantageous to it, terminate or modify existing or future leases. Collect said avails, rents, issues and property of the near and and use such measures whether legal or equitable as it may deem proper to enforce callection theready imploy, renting agients of the employees, alter or repair said premises. Duy furnishings and equipment therefor when it deems uccessary have or investing agients of the employees alter or repair said premises. Duy furnishings and equipment therefor when the indept deverse are every in the indept deverse and on the income necessary for any purpose herein stated to secure which all here are every of the mortizated premises and on the income therefore which like is prior to the line of any other indept developed for the adoresid pirposes, kind on the proceeds of sale. If any whether there is a statisfactory evidence of there is no substantial uncorrected to the adoresid pirposes, kind on the increade its and assessments, and all expenses of every kind, including attorney is dear detered in the dedicer and on the dedicion in thereof. Sale, if any wheth wa Fra K That each right, power and remedy berein conferred upon the Mortgage is cumulative at every other right or remedy of the Mortgage, whether herein or by law conferred and may be enforced concurrently discretish that no waiver by the Mortgage of performance of the same or any other of said covenant, that wherever the context therewith that no waiver by the Mortgage to require or enforce performance of the same or any other of said covenant, that wherever the context therewith that no waiver by the Mortgage to require or enforce performance of the same or any other and the singular number, as used herein, shall include the plural; that all rights and obligations under this mortgage shall extend to and be binding upon the respective herein, shall include the plural; that all rights and obligations under this mortgage shall extend to and be binding upon the respective herein, herein mentioned may be exercised as often as occasion therefor arises. IN WITNESS WHEREOF, we have hereunto set our hands and seals this 25th day of November \_\_\_\_, A.D. 19\_68 Manine Brown Wilma (SEAL) Mi Bloum (SÉAL) Marvin C. Brown Wyona M. Brown (SEAL) (SEAL) ~ ~ State of Kansas SS County of Douglas I, Mary E. Haid . a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Marvin C. Brown and Wyona M. Brown, 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 Instrument, appeared before me this day in person and acknowledged that they have signed, sealed and delivered ine taid instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and writer of all rights under any homestead, exemption and valuation laws. CIVEN bilder my hand and Notarial Seal this 25th Correction expires April 16, 1969 day of November A.D. 19 68 Mary E. Haid Notary Pub Notary Public Recorded November 25, 1968 at 2:46 P.M. <u>Janue Bonn</u>Register of Deeds