4No. .0 IN WITNESS WHEREOF, we have hereunto set our hands and seals this... 19th December A.D. 19 68 assel & Milles Barbara A. Miller (SEAL) Darrel L. Miller (SEAL)

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K That each right power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce performance of the same or any other of said covenants; that wherever the context hereof requires, the masculine gender, as used herein, shall include the feminine and the neuter and the singular number, as used herein, shall include the plural; that all rights and obligations under; as used herein, shall include the plural; that all rights and obligations under; and the successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises.

These shall be delivered to the Mortgagor or his assigne.
J All easements, rents, issues and definits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due or become due, under or by airtue of any lease or agreement for the use or occurance of said property, or any part thereof, whether said and no secondarily and such pledge shall not be deemed merged in any foreclosure deerge, and (b) to establish an absolute transfer and and transferred to the Mortgagee of all such leases and greates is and predicts of a please or agreement is written or verbal, and it is the intention hereof (a) to pledge said rents, issues and predicts or any part thereof, whether said and not secondarily and such pledge shall not be deemed merged in any foreclosure deerge, and (b) to establish an absolute transfer and expensions all to the deemed merged in any foreclosure deerge, and (b) to establish an absolute transfer and expensions all to the agreements and predicts of the real estate there or after foreclosure sale, to enter upon and take possession of manate maintain and operate said premises, any part thereof when it deems accessary portage of the more deemed advantageous to it, terminate or modify existing or turne lease, collect said avails, rents, issues and premises and premises are pledged as a single or equitable fast it any deem proper to enforce collection thereof, where it deems accessary for any purpose determination and observe shifts a lean is secure which lien is prior to the lien of any other indebted as secure which include a transfer and externes and the include there include a transfer and the or the previses and predicts and and expenses income not, in the year deemed attempt or the decrease or include a transfer and all expenses income not, in the previse of an endower and the indebted as a secure which is not any endower previses and that any excess of a secure which is the indebted as secure which is the indebted as the endower and the indebted as secure which is the

As were a parts separately: If That the Abstrages may employ counsel for advice or other legal service at the Mortgage's discretion in connection with any as only a built energy secured or the lien of this hysterment, or any lititation to which the Mortgage's discretion in connection with any arcount a built energy secured or the lien of this hysterment, or any lititation to which the Mortgage's discretion in connection with any arcount a built energy secured or the lien of this hysterment, or any lititation to which the Mortgage's discretion in connection with any arcount any network dense on their of this mortgage and sile of the property securing the same and us connection, which any affect said delst or reasonally memore in the forecloser of this mortgage and sile of the property securing the same and us connection, which any other disputs or prison affecting said delst or lien, including reasonably estimated anomits to rouclide the transaction, shall be added to and he a part of the delt hereing state and sile of the property securing the same and us connection with any other disputs or prison and correct the thereing state and the amounts shall be parallele by the Mortgage to the Mortgage or demand, and if not paid shall to the delt hereing state legal are. In hease the mortgage support, or any part thereof, shall be taken by condemnation, the Mortgage is hereby empowered to compensation so received shall be forthwith applied by the Mortgage as it may effect to the immediate reduction of the indeltedness secured for the ergin and context and restartion of any property so damages to any property not taken and all condemnation compensations or the repair and restartion of any property so damages provided that any excess over the amount of the indeltedness secured hereby, or to the repair and restartion of any property so damages provided that any excess over the amount of the indeltedness hereby and transferred to the Mortgager or his assignee. I. All commute true issues and divides of saif

G. That time is of the essenge bereof and if default be made in performance of any covenant herein contained or in making any payment under said note or obligation or any extension or renewal thereof, or if proceedings be instituted to enforce any other lien or charge upon any of said property, or upon the filling of a proceeding in barkrupty by or against the Mortgager or if the Mortgager of the Mortgager of any entry of any entry of the Mortgager of Mortgager of the Mortgager of the Mortgager of M

5. E. That it is the integre hereof to secure payment of said non-said obligation whether the entire amount shall have been advar to the Mortgaron at the date hereof or at a later date, and to secure any other amount or amounts that many be added to the mort indebtedness under the terms of this mortgage contract; F That in the event the ownership of said property or any part thereof becomes vested in a person other than the Mortgagor, the Mortgagor and the debt hereby secured in the same manner as with the Mortgagor, and may torbear to successors in interest with reference to this nortgage, and secured hereby, without discharging or in any way affecting the liability of the Mortgagor hereunder or upon the debt hereby secured.

D That in case of failure to perform any of the covenants herein. Mortgance has do on Mortgagor shelpall exceptions so convenanted: that said Mortgages may also do any act it may deem necessary to protect the lien hereof: that Mortgagor will repay upon demand any moneys paid or distursed by Mortgagee for any of the above purposes and such moneys together will interest thereon at the highest rate for which it is then lawful to contract shift become so much additional indeficiences found by this mortgage with the same priority sale of said premises if not otherwise paid; that not any decree foreclosing this mortgage and be paid dut of the rents or preceded encombrance any failures to inder a paid that it any not any net hereinform the Mortgagee shall be constructed by the mortgage any preceded of said premises of any perform to the any act hereinform on the Mortgagee shall be construct as prequiring the Mortgagee any honeys for any performent to the any act hereinform and the Mortgagee shall not incur any performed any because of any honey in the mortgage for any performent to the any act hereinform and the Mortgagee shall not incur any personal inhibitive because of any honeys for any performent of the any act hereinformed in the Mortgagee shall not incur any personal inhibitive because of any honeys in the performance of the performance of the same performance of the mortgage shall not incur any personal inhibitive because of any honeys in the performance of the performa

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