1 All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due or hereafter to become due, under or by virtue of any lease or agreement for the use or occupancy of said property, or any part thereof, whether said and its the intention hereof (a) to pledge said rents, issues and profits on a parity with said real estate and not secondarily and such pledge shift not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer radius in the Mortgagee of all such leases and agreements and all the avails thereunder, together with the right in case of default, before or after doreclosure sails, to enter upon and take possession of, manage, maintain and operate said premises, or any part property, or any next thereof, whether all all the avails thereunder, together with the right in case of default, profits, treagendes of when earned, and use such measures whether leads to realize a the income take possession of, manage, maintain and operate said premises, or any part profits, reading and take possession of, manage, maintain and operate said premises, or any part profits, reading and take possession of any decar any part decares and profits of the absolute transfer radius to the profits of the absolute towers are on other forms of insurance as may be deemed advisable, and in general exercise all premises of other employees, alter or repair said premises, first on the integrate do secure which a life is provers were given and the income tearing and the possession of free powers berein given, and from time to time apply any balance of every kind, including attorney's fees, incurred in the exerciting sincement in the principal of the indebtedees hereing were and there for any decree of foreolosure, and on the denting are interest, and due to the mortgage or alter any decree of foreolosure, and on the denting are of species and assessments, and all expenses to every, kind, including attorney's fees, incurred in the exerciting 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 by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of performance of any covenant 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 wherear the contrast 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 upder this mortgage shall extend to and be binding 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 arises. IN WITNESS WIFEREOF, we have hereunto set our hands and seals this 31st day December ____, A.D. 19_68 inda Magesen (SEAL) Ralph K. Agesen X (SEAL) Linda M. Agesen (SEAL) (SEAL) State of Kansas SS County of Douglas A al I. Charles J. Brown a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Ralph K. Agesen and Linda M. Agesen, 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 the said Instrument as their free and voluntary act, for the uses and purper transformed waiver of all rights under any homestead, exemption and valuation laws free and voluntary act, for the uses and purposes therein set forth, including the GIVEN bindering hand and Notarial Seal this $\frac{1}{1000}$ My containsion expires $\frac{8/21}{69}$ 31 day of December A.D. 19 68 No Concussion expires 8/21/69 0 Charles J. Brown Notary NMO Notary Public Recorded December 31, 1968 at 3:07 P. M. Janue Been Register of Deeds 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 21st day of July, 1969. LAWRENCE SAVINGS ASSOCIATION (Corp. Seal) M.D. Vaughn, Executive Vice President Bee Dandaz