J 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 not secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and assignment to the Mortgagee of all such leases and agreement and all the avails thereunder, together, with the right in case of default, there before or alter foreclosure sale, to enter upon and take possession of, manage, maintain and operate said premises, or any part thereof, make leases for terms deemed advantageous to it, terminate or modify existing or future leases, collect said avails, grents, issues and profits of all ot the indevided east in any deem proper to enforce collection thereof, unchose adented ecourage and other forms of insurance as may be deemed advisable, and its general exercise all works addente for and other forms of insurance as may be deemed advisable, and its general exercise all works or of insult, hereof, including atome's fees, incurred in the exercise of the powers hereing given, and from time to time apply any balance of work had, including atome's fees, incurred in the exercise of the powers hereing the on one agade premises and pay to Mortgagor's agreements hard. The possession of Mortgagee may balance of the indebtedness secured which lien is prior to the lien of any other indebtedness there here is no substantial uncorrected default in performance of the Mortgagee, in its sole discretion, feels that derive here is no substantial uncorrected default in performance of the Mortgage's agreements hard all expenses in personal therefore or after any decree of foreclosure, and on the deficiency in the proceeds of sale, if any, whether there be a decree here is no substantial uncorrected default in performance of the Mortgagee is substantial uncorrected default in the 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 forcemant flering 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 masculing gender, as used herein, shall include the feighting and the neuter 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 heirs, executors, administrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises. N. WEINESS WHEREOF, we have hereunto set our hands and seals this 11th February A.D. 19 69 Zimmerman Build and the 2144, 2 18 Zimmerman Builders, Inc. ş -1-1 Charles K. Truders, President _(SEAL) ····· (SEAL) Freedess, See (SEAL) D Irene V. Truders, Secretary State of Jana 55 County of Jahnson Be It Remembered, That on this <u>1116</u> day of February, 1969, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Charles K. Truders, President of ZIMMERMAN BUILDERS, ING., a corporation duly organized, incorporated and existing under and by virtue of the laws of Kansas, and Irene V. Truders. Secretary of said corporation, the and Irene V. Truders, Secretary of said corporation, who are personally known to me to be such officers, and who are personally known to me to be the persons who executed, as such officers, the withing instrument of writing on behalf of said In Testimony Whereof, I have hereunto set my hand and affixed my official sea. HOLANF la ALA Dorothy E. Bloome/ ... Notary Public 0 NotaBy Public Term Expires Recorded February 12, 1969 at 9:42 A.M. Deem Register of Deeds The undersigned, owner of the within mortrage, hered

Tebt secured therein, and authorizes the Begister of Beeds to enter the discharge of this integrate of record. Dated this 26th dat of λ cest, DR9, Laurence savings Association