A full essements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due yn the full of any lease or agreement for the use or occupancy of said property, or any part thereof, whether and the interest in the reof (a) to pledge said rents, issues and profits on a parity with said real estate functions or the Mortgagee of all such leases and agreements and all the desires of may loveclosure decree, and (b) to establish an absolute transfer and premises, or any part thereof, whether any part thereof, whether and premises or any part thereof, whether and any loveclosure decree, and (b) to establish an absolute transfer and premises of whether and a such leases and agreements and all the decreement is there with the right in case of default premises or any part thereof, whether and any loveclosure decree, and (b) to establish an absolute transfer and premises are pledged, assist thereunder, together with the right in case of default premises or any part thereof, whether and any loveclosure exceeding and there are any such premises are pledged assist the reunder, together with the right in case of default premises of when earned, and use such measures whether leag or equitable as it may decree togetown there and there are please and other forms of insurance as may be deemed advisable, and in general exercises of the earned and the planes of insurance premiums, taxes and assessments, and all expenses of persons during agreent is sold decreated or the advected of the decrease and other forms of the powers herein given and from the tot instance and any there indebted asses are associated in any other indebted asses are associated in a person during the indebted asses and essessments, and all the deciments in the process of a all stransfer and assessments, and all expenses of persons and the indebted asses are associated and any decreased for the advectage and may there indebted asses and essessments whether thereof, whether there be a decreated or one in the

1 Cel

1 W.

K That each right, process and remedy herein conferred upon the Mortgages is sumulative of every other right or remedy of the Mortgages, whether herein or hy law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgages of performance of the same or any other of said concentration deall thereafter in any manner affect the right of Mortgages to require or enforce performance of the same or any other of said concentration that therefore the other the right of Mortgages is sumplet and the same or any other of said concentration of the therefore the concentration of the same or any other of said concentration of the same of the massuline gender, as used herein, shall include the plural that all rights and obligations under this mortgage shall extend to and the funding upon the respective herein mentioned may be exercised as often as occasion therefor arises.

IN WITNESS WHE	REOF, we have hereunto set o	ur hands and seals this 13th	day
-of October	A.D. 19 69		
John O. Hatfiel	IS ISPAN	Donna M. Hatfield	fuldiseal.
	* (SEAL)		(SEAL)
State of Kansas			
Countr of Douglas	* SS		
I. Mary E	. Haid	a Notary Public in and for said County, in	the State aforesaid,
DO HEREBY CERTIFY I	hat John O. Hatfield	and Donna M. Hatfield, husbar	nd and wife
Instrument, appeared before	re me this day in person and	ns whose name or names is or are subscrib acknowledged that they have signed.	waled and delivered
the said Instrument as the release and waiver of all	eir free and voluntation free and voluntation free any homestead, ev	y act, for the uses and purposes therein set	forth, including the
	ul Notariul Seal this 13 April 16, 1973	th day of October	, A.D. 10 69
PURILO "		may I think	
· · · · · · · · · · · · · · · · · · ·		Mary E. Haid Notary Public	
	r's Office of	County, State of	

Recorded October 14, 1969 at 3:13 P.M.

G.

anul Beem Register of Deeds