349 All essements, rents, issues and profits of aid premises are pledged, assigned and transferred to the Mortragee, whether now due of factor 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 as excentilatily and such a data is to be deemed and use of data to pledge said cents, issues and profits on a parity with said real estate and as containing and the index leases and agreements and all the value decree, and (b) to establish an absolute transfer and there or varity is increased, and use such measures whether legal or equitable as it uses deemed advisable, and in general exercise of the property centing agents of other employees, after or trapit said premises, buy furtishings and equipment therefore what its indicated to exercise and under forms of human more necessary for any part therefor whether all estates of other employees, after or trapit said premises, buy furtishings and equipment therefore what its discusses and on the income therefore what its as prior to be lien of any other tadehiet as a despected on the mortgaged premises and on the income therefore what its and ascessment, and all espenses for the income retain reasonable compensation for itself, any manance premiums, taxes and assessment, and all espenses are not, in it is sold discretion, needed for the doread purpose, fast on the incore direction and purpose, fast on the interest and then on the principal of the includences secure which lien is prior to a flore its and decret of the individues secure and on the individues secure barder barder of special Commissions of Mortgage and assessment, and all the individues secure barder is and assessment, and all the individues secure barder is and and the prevention in the individues secure barder in the sole of operations, and the individues secure barder is any other individues to a state the estimation in the sole decretion, needed for the doread purpose, fast on the interest and then on the principal of K That each right, power and remedy herein conterred 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 Mortgage of performance of the same or any other of said covenants; that wherever the context hereof requires/the masculine/gender, as used herein, shall unclude the feminine and the remedy and being upon the respective heres, shall extend to and segme of the same or any other of said covenants; that wherever the context hereof requires/the masculine/gender, as used herein, shall unclude the plural; that all rights and obligations under this mortgage shall extend to and be binding upon the respective heres, 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 WHEREOF, we have becennio set our hands and seals this _____ - 23rd of April AD 10 70 Thomas I Monning gold (SEAL) Aller II Connunger (SEAL) Thomas L. Monininger, Jr. (SEAL) Sally T. Monninger (SEAL) State of __ Kansas County of Douglas I. Mary E. Haid a Notary Public in and for said County, in the State aforesaid, DO HEREBY (ERTIFY that Thomas L. Monninger, Jr. and Sally T. Monninger, 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 by person and acknowledged that they have signed, sealed and delivered The Enid Instrument as their release and suiver of all rights un free and voluntary act, for the uses and purposes therein set forth, including the niver of all rights under any homestead, exemption and valuation laws CIVEN doğer my hand and Noturial Seal this 23rd day of April , A.D. 19 70 BMyy Commission expires __ April 16, 1973_ COUNTY. ** Said Mary E. Haid Notary Public Recorded April 23, 1970 at 11:44 A.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 3rd day of May, 1971. LAWRENCE SAVINGS ASSOCIATION (Corp. Seal)

Self D