¹ All ensements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due on fease of account of the Mortgage of all such the intention hereof (a) to pledge said rents, issues and profits on a parity with said real, estatis and not secondarily and such pledge shall not be deemed merged in any foreclosure decree, and the not subject as a below transfer and any to be deemed and the prosense of the Mortgagee of all such deases and account of the more decree and the pledge shall not be deemed integred in any foreclosure decree, and the not the definited integred in any foreclosure decree, and the pledge shall not be deemed integred in any foreclosure decree, and the pledge shall not be deemed at the prosession of manage, mantain and operate said premises, or any part points or a part is an abcount transfer and the proves and the provide a substantiant of the deemed at the provide second any part be deemed advantances to it, transmiss, be deemed to any part points of each state and any foreclosure decrees and account be deemed advantances to it. Terminate or modify existing a diagonet therefore she is all premises are and provide any state leaves to terms deemed advantances to it. Terminate or modify existing a diagonet therefore she is all premises and the powers and more mercensal to account the relation the associated with the relative decree and account therefore advantance or borres and account the relative decree and account therefore advantance or the first of any other individes there is all premises and on the income therefore which deave and account the provest herein at the provide device the time of the individe the transfer and on the income therefore which deave and from time to the individe the shere and account in the state of the individe the state of the ind K That each right, power and remely herein conferred upon the Mortgages is cumulative of every other right or remety of the Mortgages, whether herein or in said obligation contained shall thereafter in any manner affect the singlet of Mortgages to require an enforce priformance of the same or any other of said covenants that wherever the context hereof requires, the maxeding general threads and the singular number, as used herein, shall include the plana); that all rights and obligation contained shall be same or and the singular number, as used herein, shall include the plana); that all rights and obligation contained shall be subject to a solve and the singular number, as used herein, shall include the plana); that all rights and obligation ander the subject of the same or and be binding upon the respective here; executors, administrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefore arises. IN WITNESS WHEREOF, we have hereunto set our hands and seals this. 2nd , A.D. 19 70. June John S. Adams his (SFAL) Naomi L. Adams State of Kansas County of Douglas I. Mary E. Haid _____, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that John S. Adams and Naomi L. Adams, 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 purpose therein set forth, including the telefice mid-valuer of all rights under any homestead, exemption and valuation laws. Mary E. Haid Notary Public COUNT Janue Beem 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 5th day of August, 1971. This release was written on the original mongage LAWRENCE SAVINGS ASSOCIATION this 6 day day 29 1.7.1