14.2 1 All essemants, rents, insise and profits of said premises are pledged, asigned and transferred to the Monsages, which is record, in the second and and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish on a parity with an advance or advectment is written or verial, and it is the infention hereof (a) to pledge said rents, issues and profits on a parity with an advance or advectment is written or verial, and it is the infention hereof (a) to pledge said rents, issues and profits on a parity with an advance or advectment is written or verial, and it is the infention hereof (a) to pledge said rents, issues and profits on a parity with an advance or after torectoware sale, to enter upon add take poisesion of, manage, maintain and operate said premises, a preventer, and (i) to establish an absolute or pledge shall not be deemed dwantageous to it, terminate or modify emissing of future lease, collect said avails, run approx of after torectoware sale, to enter upon add take poisesion of, manage, maintain and operate said premises, a prevent, and use such measures whether legal or equitable as it may deem proper to enforce college previses alter or repair said premises, bay fundshings and equipment therefor when it deem to advance or south measures is norter moon thereform which line is prior to be lien of any atter independent of the infertion, needed for the aformation for insurance as may be ideamed advantable, and it is entered to the solute eventership, advance or borrow money necessary for any purpose herein stated to secure where there and events and or the income thereform which line is prior to be lien of any atter independent of the independent eventered of the advance of the decrease in the event of the order and or the aformation of the decrease in the event of the solute or any decree of forecaloure, and on the decrease in the event of the order and or the income thereform which line is prior to be lien of any other there of the perior second of the advance or here b J All es realter to be se or agreen K That each right, power and remedy herein conferred upon the Mortgages is cumulative of every other right or remedy of Mortgages, whether herein or by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgages of perform of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgages to require a en-performance of the same or any other of said covenants; that wherever the context hereof requires, the masculine gender, as used herein, a include the feminine and the neuter and the singular number, as used herein, shall include the plural; that all rights and obligations un 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 ar IN WITNESS WHEREOF, we have hereunto set our hands and seals this_____ 29th day June AD 19 70 Charles J. Brown (SEAL) (SEAL) (SÉAL) (SFAL) State of Kansas SS County of ____ Douglas I, Mary E. Haid ____, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Charles J. Brown, a single man 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 he has signed, sealed and delivered the said Instrument as his free and voluntary act, for the uses and purposes therein set forth, including the volume and valuation and valuation laws. day of Juna , A.D. 19 70 My Commissions expires April 16, 1973 Mary E. Haid Haid 12. COUNT S: Notary Public Janue Bean Register of Deeds

·

a.

143

The undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 25th day of February, 1971.

(Corp. Seal)

This release mus written an the original participe untered bis 2612 day & Ficturary of Linnersy

LAWRENCE SAVINGS ASSOCIATION M.D. Vaughn, Executive Vice President