1 All ensements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgage, whether now due or face or agreements in the use or occupancy of said property, or any part thereof, whether said profits on a parity with said real estate in a new secondarily and such pdelge shall not be deemed marged in any loreclosing excited, the Mortgage of all such leases and agreements and all the avails thereunder, together saith the right in case of default, thereof, whather are upon and take possession of analys for the part of the real of the residual and site, prevents and all the avails thereunder, together saith the right in case of default, thereof, make leases for terms deemed advantageous to it, terminate or modify visiting or future lease, oldrer therefore, whether in case of default, there are availed to be said property or any part there are collection thereof, whate leases for terms deemed advantageous to it, terminate or modify visiting or future lease, oldrer to any or the mass receives any deem proper to enforce collection thereof, whate leases for terms deemed advantageous to it, terminate or modify visitings and equipment therefor when it, deems necessary for any purpose herein statel to secure which a lies is proven to the lies of any, other indepted escares and other forms of insurance as may be deemed advantage of the incluses herein statel to secure which a lies is prior to the lies of any, other indepted escares and on the income tertain expension for itself, pay insurance premiums, taxe and assessments, and all expenses of vertice, in the sole discretion and expenses and income there in the hadres of the principal of the indepted here here he a decree is no substantial neferred ded to the adores and purposes, first on the interest and there in the principal of the indepted sectore and there is and and the port and and the Mortgager on satisfactory evident default ense. Hereof, which is and all expenses of a previous of there hereof, which is and all the output an 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 covenant herein 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 machine gender, as used herein, shall include the feminine and the neuter and the singular number, as used herein, shall ficked the pirral; 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. IN WITNESS WHEREOF, we have hereunto set our hands and seals this 5th dav , A.D. 19 70 . October David V. Morris (SEAL) Gladys A. Morris (SEAL) A. (SEAL) -(SEAL) ð State of Kansas SS County of Douglas Mary E. Haid David V. Morris and 1 DO HEREBY CERTIFY that Gladys A. Morris, husband and wife 3 personally known to me to be the same person or persons whose name or names is or are subscribed to the foregoing Instrument, appared before me this day in person and acknowledged that they have signed, sealed and delivered the said to ment as their. Jessiend voluntary act, for the uses and purposes therein set forth, including the releve for merer of all rights under any homester exemption and valuation laws. PLANE Mary E. Notary Public Januis Beam 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 14th day of June, 1971.

(Corp. Seal)



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