249 249 1 All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due or forefatter 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 more accordantly and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and not secondarily and such pledge shall not be deemed and all the avails thereunder, together with the right rease or agreement said premises, buy furnishings and equipment therefor, whether said premises of other employees, all event upon and take possession of amage, maintain and operate said premises, or any part transfer and this rends in the enter upon and take possession of amage, maintain and operate said premises, or any part transfer and the read of the enter upon and take possession of amage, maintain and operate said premises, or any part to there on the rends are employed, all events are rends and one of the forms of insurance as may be deemed advisable, and in general textress of when employees, all events errors of insurance premiums, taxes and assessments, and all expenses of the inductaged premises and on the income therefore which life is prior to be lien of any other indebtedness therein when there is prior to be lien of any other indebtedness therein any dore of the indebtedness secured hereby is paid, and the Mortgagee is any other indebtedness therein the therefore on atter any decree of foreelosure, and on the indebtedness secured hereby is paid and the possession of the possession of the possession of Mortgagee, its and assessments and all expenses in debta therefore, whether there is a decreater of the new secure and on the indebtedness secured hereby is paid, and the Mortgagee is any substantial to remain a substantial to more in the said stantial possession and any there indebtedness is therefore is the more in the presession of the indebtedness secured hereby is paid and ther 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 masculine gender, as used herein, shall include the feminine and the neutrer and the singular number, as used herein, shall include the pural; 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. 21 IN WITNESS WHEREOF, we have hereunto set our hands and seals this _____ 19th dav October , A.D. 1970 of Martin H. Quens (SEAL) y E. Owens Martin H. Owens (SEAL) (SEAL) (SEAL) Kansas State of_ SS County of Douglas 03 Mary E. Haid T _, a Notary Public in and for said County; in the State aforesaid, DO HEREBY CERTIFY that Martin H. Owens and Kay E. Owens, 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 in and informent as their free and voluntary act, for the uses and purposes the information and valuation laws. GIVED under my hand and Notarial Seal this 19th day of October _____free and voluntary act, for the uses and purposes therein set forth, including the , A.D. 19 70 48 Line expires April 16, 1973 Y and Mary E. Handlary Public_ Filed for record in Recorder's Office

Recorded October 19, 1970 at 4:36 P.M.

Janie Be