1 e l' at port J All easements, rents, issues and profits of said primises are pledged, assigned and/transferred to the Mortgage becadier to become due, under or by virtue of any base or agreement is writting, or verbal, and it is the intertion hereof (a) to pledge said encits, issues and profits of a put and not secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an assignment to the Mortgage of all such leases and agreements and all the avails thereunder, together with the run either before or after foreclosure sea, to enter upon and take poissession of, manage, maintain and oprints said thereof, make leases for terms deemed advantageous to it, terminate or modify existing or future leases/collect said a motion, regardless of whene a arned, and use such measures whether leaged or equitable as it may deem proper to endow renting agents of other employees, after or repair said premises, buy, furnishings and equipment therefor when one dequate fire and extended coverage and other forms of insurance as may be deemed advisibile, and is every kind, including attorney's lees, induced in the avergise of the powers herein given, and from time is a seried every kind, including attorney's lees, induced in the exercise of the powers herein given, and from time is a intervely and the allocate or horrow inney increases in the is of any, when the init is a base to a substantial uncovered default in performance of the altoready is paid, and the norm the principal every kind, including attorney's lees, induced in the exercise of the powers herein given, and from time is a intervention with secure of the altoready and on the adheread is altored in the secure default in the efformance of the Mortgage is paid, and the Mortgage is a preventioned to also the altoready of the expression of the secure is the secure is a state to the intervention default in performance of the Mortgage is paid, and the Mortgage is a prevention in the soft discretion, needed for the altoreadi or any supplus income J All casem and profits of said premises are pledged, assigned and/transferred to the Mortgan part thereof, whether sai arity with said real estat an absolute transfer an right in case of defaul K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or vemedy of the Mortgagee, whether herein or hy 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 reforce performance of the same or any other of said covenants; that wherever the context hereof requires, the mascaline gender, as used herein, shall include the feminine and the neuter and the singular number, as used herein, shall include the plural; that all rights and obligations under this mortgage shall extend to 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 therefor arises. IN WITNESS WHEREOF, we have hereunto set our hands and seals this ______ 26th Clinton Developers, Inc. . A.D. 19 71 of February Robert G. Billings, President John M. McGrew, Sec. - Treast 0 (SEAL) (SEAL) NOTA State of Kansas (SS 1 County of Douglas Be It Remembered, That on this <u>26th</u> day of <u>February</u>, 1971, before the undersigned, a Notary Public in and for the County and State aforesaid, came , 1971, before me, Robert G. Billings, President of CLINTON DEVELOPERS, INC., a corporation duly organized, incorporated and existing under and by virtue of the laws of Kansas, and John M. McGrew, Sec. - Treas. of said corporation, who are personally known to me to be such officers, and who are personally known to me to be the persons who executed, as such officers, the within instrument of writing on behalf of said corporation. In Testimony Whereof, I have hereunto set my hand and affixed my official seal the day and year last above written. OTARY -> ---• LIC/3 Notary Public Mary E. Haid Fry Public Term Expires April 16, 1973 Janie Been Recorded March 1, 1971 at 11:35 A.M. 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. LAWRENCE SAVINGS ASSOCIATION (Corp. Seal) This M. D. Vaughn, Executive Vice President P