and not secondarily and such pledge shall not be deemed merged in any foregroup defect, and the to establish a ansature terms and agreements and all the avails thereinder, dogether with the right in case of default assignship to the Morragage of all such leases and agreements and all the avails thereinder, dogether with the right in case of default in the back leases for terms deemed advantagious, to it, terminate or modify existing or future lease, oldeet said avails, rentilis, such and take possession of any part here of make leases for terms deemed advantagious, to it, terminate or modify existing or future lease, oldeet said avails, rentilis, such and prevides of any part here of make leases for terms deemed advantagious, to it, terminate or modify existing or future lease, oldeet said avails, rentilis, such and part as and agreements and other forms of insurance as may be deemed advisable, and in general exercise all prevides and a tended coversize and other forms of insurance as may be deemed advisable, and in general exercise all here of the motraged prevides and on the rentron which lie is prior to the lie of any other indebtedpress derectly exercise all including automers lease incurred in the exercise of the powers beerin given, and from the to there is no substantial uncorrected default in performance of the Murtagoos agreement herein, the Morragee, in statisfactor, evidener and new to Morrage and and pay to Morrageo any surplus around in the statistic prevides in and have any surplus around in the definition of the data of the indebtedness every here is no substantial uncorrected default in performance of the Murtagoos agreement herein, the Morragee, in statisfactor, evidener all have the discretion for the advisable of a morrage in the sole discretion feels that in the definition of the data of the mathematic and any the statistic or during which it may be issued to be independent on any termine and the sole discretion feels that in the definition of the data and there in the during a termine tone K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgage, whether herein or in said abligation-contained shall thereafter in any manner affect the right of Mortgagee to require or enforce of any covenant herein or in said abligation-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 hereafter the night of Mortgagee to require or an ased 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, executor, administrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises. 30th IN WITNESS WHEREOF, we have hereunto set our hands and seals this , A.D. 19_71 of April ichard J. Wilson (SEAL) Dona Lee Wilson (SEAL) 10 . the f 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 Richard T. Wilson and Dona Lee Wilson, 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 purposes therein set forth, including the release and waiver of all rights under any homestead, exemption and valuation laws.
 Noncernary hand and Notarial Seal this
 30th
 day of
 April
 A.D. 19_71

 Market South expires
 April 16, 1973
 April 16, 1973
 April 16, 1973
 April 16, 1973
Mary & Haid Mary E. HaidNotary Public BLIC Filed or word in Recorder's Office of County, State of Janie Beem Register of Deeds Recorded April 30, 1971 at 2:41 P.M.