il sure 0 01 J All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee. In the row due or hereafter to become due, under or by virtue of any lease or agreement for the use or occupancy of said property, or any part theirod, whether said lease or agreement is written or yerbal, and it is the intention hereof (a) to pledge said rents, issues and profits on a parity with said real-estate and not secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and assignment to the Mortgagee of all such heases and agreements and all the private equivalence, together with the right in case of default, either before or after foreclosure sale, to enter upon and take poesession of, manage, maintain and operate baid avails, rents, issues and profits, regardless of when earned, and use such measures whether legal or equitable as it may deem, proper to enforce collection thereof, employiers after or repair said premises, buy furnishings and equipment therefor when it deems necessary, employier after to absolute ownership, advance or horrow money necessary for ally purpose herein state to accure which at lien is prior to the lien of any other indductaness hereby secured, and out of the income relative compensation for itself, asy insurance premiums, taxes and assessments, and all experies and ready including attorney's fees, incurred in the exercise of the powers hereing given, and from time to time apply any balance of income not. In its sole discretion, needed for the aforesaid purpose, first on che interest and there there here the a decree in personant therefor or antice may decree of foreclosure, and on the deficiency in the proversid sale. Mortgagee, in its sole discretion, fields that decrees are defined belower and or the indichedness secured hereby is paid in the or sole of sace if all, if any, whether there he a decree in personant therefor or not. Whenever, all of the indichedness secure discred hereby is paid 1.2 17 refuse to take or to abandon possession which it might have had without this par-to the subject matter of this parage trageer shall, however, have the discr-ting the lien hereof. Mortgagee sha inable against Mortgagee based up days after Mortgagee's possession conif any, whi relating to K That each right, power and remedy herein IN WITNESS WHEREOF, we have hereunto set our hands and seals this. A.D. 19 71 June Velma L. Stultz Dean Stultz 1 (SEAL) State of Kansas SS Countr of Douglas I. Eugene L. Hardtarfer , a Notary Public in and for said County, in the State aforesaid DO HEREBY CERTIFY that Dean Stultz and Velma L. Stultz, husband and wife personally known to me to be the same person or persons whose name or names is or are subscribed to the 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 th release and waiver of all rights under any homestead, exemption and valuation law 4th) GIVEN under my hand and Notarial Seal this. , A.D. 19 My Committee Popres August 3, 1974 hear haund Hardtarfer Notary Public Eug eL. Figitor tocord in West Jers Office of County, St Sel 2 at o'clock\_\_\_\_ Μ. TRUD Janee Recorded June 4, 1971 at 11:35 A.M. Seem. 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 this discharge of record. Dated this 15th day of October, 1971. LAWRENCE SAVINGS ASSOCIATION M.D. Vaughn, Executive Vice President (Corp. Seal) Been Deputy