collect end receive all combendation which may be paid for any property with associate states and the impactation radius tion of the indebtedness about hereby or to the replace and the indebtedness about hereby or to the replace and is an endpotentiation of any property so damaged, provided that any excess over the amount of the indebted access shall be delivered to the Mortgagor or his assignee?

1. All feasements, rents, issues and profits of said premises are pledged assigned and transferred to the Mortgaged whether now due or becalum to become due, under or by vitue of any lease or agreement to the use or occupancy of said projecty or may particle rectal, and its the intention hereof (a) to pledge said rents, said such pledge, shall not be deemed merged in an encorchosure degree, and (b) to establish an absolute transfer and any lease or agreements and all the avaits there and not secondarily and such pledge shall not be deemed merged in an encorchosure degree, and (b) to establish an absolute transfer and assignment to the Mortgage, of all such brasses and agreements and all the avaits there more receiver soft the registric areas of difficult enters for colary control, and its possession of merging, maintain and operate sord premises, or any part thereof, whether and as a such measures whether legal or equitable, as of may deem prover to enderse wheth here all or employees, all error sord invariance as may be doneed advantageous to it, terminate or monity existing arc, thur leases, collect such decimes discusted and and experiments only unitables and experiment therefore whether does not a such measures whether legal or equitable, as of may deem prover to enderse whether all feasible and the posses for the industry of the industry of a such as a such measures whether legal or equitable as a may deem prover the enderse whether all feasible and the mortal decime whether all feasible and the mortal decime such all in a such as a such measures whether any may be demended advantage and other forms of instance as may be doneed advantage and expenses of duarity incidents obscines whether all on the income there and advantage or there are a such all or the such as a such measures. There are a such all on the income there are advected advantage and advantage or there are advantage and other there are advantage and other there are advantage and advantage and advantage or a such terms of a such and the posc

K. That each right, power and remedy herein conferred upon the Mortgagee is cannulative of every other right or Ninedv of the Mortgagee, whether herein or by law conferred, and may be enforced consurrementy therms the right of Mortgagee of performance of any rowenint herein or its same to relate obtained and therein in any manner affect the right of Mortgagee of the respect of any contained shall be really a start of the same or any other of and coveraints; that wherever the context hereof requires the maximum gender, as used herein, shall not define the density of the same or any other of any coveraints; that wherever the context hereof include the plant of rights and obligations under this mortgage shall related to and be bonding upon the respective being, administrator, successors and assigns of the Mortgagee and that the power's herein mentioned may be every as or asomethic arbits and adving the same as any other as a set of the Mortgagee.

	September F. Heider Heider	, A.D. 19 71 (SEAL) (SEAL)	Anne H. Heiden	(SEAL) (SEAL)
State of	Kansas			
		SS		
County of	Douglas			
		-		
I,	ugene L. Hardta	1985 a	Notary Public in and for said County, in the Sta	
DO HEREBY	CERTIFY that John	n F. Heider and	Notary Public in and for said County, in the St Anne H, Heiden, husband and w	
	5 mm			
personally kno	own to me to be the sa	me person or persons		

Janue Been Register of Deeds

VENunder word August 3, 1974 Eugene L. Hardtar Filed for report in Recorder's Office of

Recorded September 14, 1971 at 3:47 P.M..