and the second · A PARA · signit - 95 in 210 t and received sh ensation so received sh ed hereby of in the re-shall be delivered to the I. All casements, rents, issues and profits of said preses are pledged, assigned and tra rred to the Mortgagee, whether how due or I property or any part thereof, whether said J - 541 ensements, rents, hereafter to pherome due, und lease of agreement is written and not geondarile and suc-assignment to the Mortgagies either before or after foreset thereof, mike leake for ter-profits, regardleaseof when e-employ-renting agents of od processes adequate his and powers originarily incident to prevent and out of the intes-pretent of a sole discr provide and out of the intes-pretent bud, including attr in every kind, including attrae of any sentention it is the intention il not be deemed leases and agree function upon and contageous to it the p rome not, in it-is Whenever all of the measures of the Moritizators are rected defaulting performance of the Moritizators are ression and pay to Metherica any surplus income in its else is paid in full or antil the delivery of a Master's De-tout it no deed be issued, then notil the exposition of gree the discritinary power at any time to crisice to ta-fact the discritinary power at any time to crisice to the Moritizate shall have all power's, if any, which it mis Moritizate or opticions relating to the solupersonant therefor on not. Whenever, a resis to availstantial incorrected defaul recol, shall relinquish possession and a inductedness scenarid herefor is paid in reclosing the line herefor. But it is no dottagger shall, therefore, but the discre-enting the line hereof. Mottagger has attinable against Mottagger based up by days after Mortagger a possession cea mantis here in Mortgan Mands The possisition of despecial (softman the statutory perpe-re in its abaption for it have had without it matter of without K That each right, power and ermedy herein conferred upon the Mortgagee is cumulative of every other right tragger, whether herein or by law conferred, and may be enforced concurrently therewith that no waive by the Mortg my covenant herein than and obligation contained shall thereafter in any manner affect the right of Mortgager b formance of the same or any other of said covenants: that wherever the context kereol requires, the mascaline gender, upd the fentimine and the neuter and the singular number, as med herein, shall include the plureal; that all rights a mortgage shall extend to and be binding upon the respective heirs, executors, administrators, successors and assign the successors and assigns of the Mortgagee; and that the powers hereinsmentioned may be executed as often a sec ther right at IN WITNESS WHEREOF, we have hereunto set our hands and seals this 14th day of April _, A.D. 1967 Glenn'L. Johnson (SEAL) Vivian D. Johnson (SEAL) State of ____ KANSAS SSA. County of ____ DOUGLAS I. Janice Cotner _____, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that . Glenn L. Johnson and Vivian D. Johnson', husband and wife CE COTA personally known in me to be the same person or persons whose name or names is or are subscribed to the foregoing Instruments oppeared before me this day in person and acknowledged that they have signed, sealed and delivered the said Tastriment 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. GIVEN under my hand and Notgrial Seal this 14th day of April , A.D. 19 67 My Commission expires March 10, 1970 Notary Public Janue Been Register of Deeds

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