160 ¹ All casements, reus, issues and profits of aid premises are pledged, asigned and transferred to the Mortgages, wheth here a become due, under or by virtue of any lease or agreement for the use of occupancy of said property or any part there of any these or agreement is written or verbal, and it is the intention here of (a) to pledge said reus, issues and profits on a parity with a submittent to the Mortgages of all such leases and agreements and all the avails there on the event of the said spectra with the right in each other before or after forcelosure saie, to ender upon and take possession of, manage, maintain and operate said spremises whether here a sails there under, together with the right in each other dates and the reuses in the sails there under, together with the right in each other dates and the reuses in the sails there under, together with the right in each other dates and there are all on the transferred to the Mortgages, said spremises, and the together with the right in each other dates and second and take possession of, manage, maintain and operate said spremises are profits of a strong deemed advantageous to it. terminate or modify existing or future leases, collect said avails, represented or other antipared premises and other forms of insurance as may be deemed advantable, and its green a diverted and out of the income relating and on the income therefore with there is prior to the line of any where indebut over strong and other forms of insurance as may be deemed advantable, and its green a streament which, including atomers's fees, incurred in the exercise of the powers been and then on the principal of the income relation and prevent of the income relations for the income relations and prevent and then on the principal of the income relations are of forecloares are and and the another of any deeme of forecloares are and as the relation in the sole of any other in the delivery of a Master's Deed or Specific Commissioner's Deed prevention and the income relating to the indebtednes J All casements, rents, cafter to become due, unde K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the dortgagee, whether herein or in said obligation contained shall thereafter in any manner affect the right of 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 enform-erformance of the same or any other of said covenants; that wherever the context hereof requires, the maculine 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 sis mortgage shall extend to and be binding upon the respective heirs, 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 29th May A.D. 19 67 Carl Anderson A. (SEAL) Jay Earl Anderson, Jr. Patricia Com Anderson (SEAL) (SEAL) (SEAL) State of KANSAS SS County of DOUGLAS Janice Cotner , a Notary Public in and for said County, in the State aforesaid, L DO HEREBY CERTIFY that _____ Jay Earl Anderson, Jr. and Patricia Ann Anderson, husband and wife personally known 70 ms to be the same person or persons whose name or names is or are subscribed to the foregoing Instrument appended before me this day in person and acknowledged that they have signed, sealed and delivered the said Instrument Gs. 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 fuder my hand and Notarial Seal this 29th day of May , A.D. 19_67 My Commission expires March 10, 1970 Notary Public Janice Cotne Recorded May 29, 1967 at 3:15 P.M. ance Beams Register of Deed

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