The stand and Pit ¹ aJ All casemients; rents, issues and profits of said ¹premises are pledged, assigned and transferred to erreafter to become due, under or by virtue of any lease or arreement for the use or zeroupancy of said properate or agreement is written or verbal, and it is the intention hereof (a) to pledge said rents, issues and provide and or secondarily and such pledge shall netcher deemed merged in any forevillance decree, and (b) to enter upon and take porsession of, manage, maintain and or ereol, make leases to terms deemed advantagegus to it, terminate to modify existing or future lease; on enter upon and take porsession of, manage, maintain and or ereol, make leases to terms deemed advantagegus to it, terminate to modify existing or future lease; on enter upon and take porsession of, manage, maintain and or ereol, make leases to terms deemed advantagegus to it, terminate to modify existing or future lease; onto, regardless of other employees, alter er repart said premises, hay furnishing and equipment upon access are ordinarily and equipment in advantation of the income development form of insurance as may be deemed advanted on the income thereform which lien is prior to the lies unred, and out of the income development form of insurance as may be deemed advanced on the works at premises and on the income thereform which lien is prior to the lies unred, and out of the income rest, incurred in the advantation to itself, pay insurance premisms. There every kind, melading autorey's frest, incurred in the advantage and the delivery of a most herein given, and from reby secured, herein in any decree of foreclosure, and on the delivery is patid, and the Mortagege is for the indefedeors access herein given, and from reby secured, herein or at the any decree of foreclosure, and on the indefedeors is patid, and the Mortage ere is no substantial uncorrected elevery and the indefined secure a may fore of a special Common event where here here of the stantory perior at the indefined and stantory perion in there here of. al All casements, rents, issues and profits of said "premises are pledged, assigned and transferred to the Mortgage here ver all of the indebiedness secure here a greements and default in performance of the Mortgagor's agreements for and pay to Mortgagor any surplus income in its hand is good in full or until the delivery of a Mastar's Deed or if for deed he issued, then multi the expraision of the the dispectionary power at any time to reline to take or ipages shall have all powers, if any, which it might have any more and, or unitsions relating to the subject more ecting the lien hereof. Mor tainable against Mortgagee ty days after Mortgagee's pos-K That each right, power and remedy herein con-Mortgagee, whether herein or by lay conferred, and may be of any covenant herein or in said obligation contained shal performance of the same or any other of said covenants; the needude the fermining and the neutre and the similar much this mortgage shall extend to and be hinding upon the re-IN WITNESS WHEREOF, we have herein o Set our hands and seals the 14th of _____ August , A.D. 19 67 Thrence Williams (SEAL) Nances 4 Williams (SEAL) Terrence Williams (SEAL) (SEAL) State of KANSAS 1 County of DOUGLAS I. Mary Massoth ... a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that. Terrence Williams and Nancy A. Williams, husband and wife personally known to me to be the same person or persons whose name or names is or are subscribed to the foregoin 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. GIVEN under my hand and Notarial Seal this 14th day of August AND. 10.67 .. SITEN My Commission expires May 25, 1971 1 × 10 Mary Massoth Notary Public XAMTON OSS AM Manice Beem

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