1 All essemptis, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due or face to be come due, under or by virtue of any large end and the pledge said rents, issues and profits on a parity with said real estate of mercular to the Mortgagee of all such bases and agreements and all the parity edge said rents, issues and profits on a parity with said real estate of mercular to the Mortgagee of all such bases and agreements and all the avails thereander. Logable with the right in case of default, before on after forechase sale, to citer upon and the possession of manage, montain and operate said premises, or any part thereof, whether said real estate before on after forechase sale, to citer upon and the possession of manage, montain and operate said premises, or any part before endities before on after forechase sale, to citer upon and the possession of manage, montain and operate said premises, or any part provide said and extended coverage and other forms of instance as may be deemed advalant grows and the to form of instance as may be deemed advalant on the instance of borraw money necessary for any purpose herein stated to secure which a lenses and other forms of instance as may be deemed advalant. All expenses the developments are advalated on the instance of borraw money necessary for any purpose herein stated to secure which a lense is every created on the instance of forms of instance as may be deemed advalanted to secure which a lenses and other forms of instance as may be deemed advalanted in secure which all or previous and the posses into any normole herein state to the line of any diverse indebited assession of manage. The secure and any three of advalate end is addee and assessments and all expenses in the secure state of the indebited assession of the indebited assession of a secure and the nortage of the indebited assession of a secure and the nortage of the indebited asses advalate in the secure and the nortage of the indebited asses a

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K That each right, power and remedy herein conferred upon the Mortgagee is camulative of every other right or remedy of the Mortgagee, whether herein or by law conferred, and may be enforced concurrently therewith, that no vaives is the Mortgagee of performance of any covenant herein or in said obligation contained shall thereafter in any manner affect the easily of Mortgagee to require or enforce performance of the same or any other of said covenants; that wherever the context hereof requires the final could be found to the neutrer and the singular number, as used herein, shall include the formation egotier, as used herein, shall include the placel, that all rights and obligations under this mortgage shall extend to and be binding upon the respective herein mentioned may be extended as often as order as used in the Mortgagee.

29th IN WITNESS WHEREOF, we have hereunto set our hands and seals this of August , A.D. 19 67 Buddy J. Poole Martha G. Poole (SEAL) (SEAL) (SEAL). State of KANSAS 89 County of DOUGLAS a Notary Public in and for said County, in the State aforesaid, I. Janice Cotner DO HEREBY CERTIFY that Buddy J. Poole and Martha G. Poole, husband and wife personally known to me to be the same person or persons whose name or names is or are subscribed to the foregoing ared before me this day in person and acknowledged that they have signed, sealed and delivered Instrument SELCO their free and voluntary act, for the uses and purposes therein set forth, including the tights under any homestead, exemption and valuation laws. Notarial Seal this 29th day of August , A.D. 19.67 March 10, 1970 Trees Notary Public Janice Cotner /

Recorded August 29, 1967 at 4:07 P.M.

Janue Been Register of Deeds