9-. . at. qui 5-42 next, a written or verbal, and it is the intention hencof (a) to pledge said rent charity and such pledge shall not be deemed merged in any foreclosing de-other. Morgages of all such leases and agreements and all the varies liter-or after foreclosine sais, to eater upon and take provision of modify existing flesse for terms deemed advantageous to it, terminate or modify existing flesse of other employees, after or repair still premise, buy faraishings arily incident to absolute swares di other forms of insurance as may of other employees, after or repair still premise, buy faraishings mate fire and extended coverage and other forms of insurance as may of on the mortaged privates on the income therefore which lien 1 out of the fire employees of the terms of the size or which lies is after a strength electronic ender the income source of the form of a fire of the employees after or repair still premise, buy faraishings and the income iteran cases and the forms of insurance as may d on the mortaged prevents and on the income therefore which lien 1 is the discretion, meeded for the aforesaid purposes, first on the inter-tor of the more received default in performance of the Mortagage or surplus in the instantial more sector of the previous sturghts mome in its han essecured hereby is paid in full or until the delivery of a Master's Deed or the lien hereod, but if no deed be insued, then out if the rehue to the aft, however, have the discretionary power at any time to rehue to the after gainst. Mortagage based upon acts or ominime relating to the subject to 558 crty, or any part the ofits on a parity wi П te or after foreclosar ke ieases for terns rilless of when carn ing agents of other -require fire and stablish an absol ith the right in rate said premiany purpos rior to the Mor herèin, th is. The posse Special Com statutory pe to abandon e had That each right, power and remedy herein confer-are, whether herein or by law conferred, and may be or covenant herein or in such obligation contrained shall i covenant herein or a such or of suid covenants; that IN WITNESS WHEREOF, we have hareunto set our hands and seals this 8th of September _____ A.D. 19_67 Alice L. Lanigan LangerSEAL) John P. Lanigan . _(SEAL) (SEAL) (SEAL) State of KANSAS 1.55 County of DOUGLAS 1. Janice Cotner ____, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that John P. Lanigan and Alice L. Lanigan, 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 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 waiser of all rights under any homestead, exemption and valuation laws. release and mainer of a nd Notarial Seal this 8th day of September , A.D. 19.67 My Hummission Part March 10, 1970 UBL Notace) Notary Public Janice Cotner / Recorded September 8, 1967 at 3:27 P.M. tome Been Register of 1