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J All easements, rents, issues and profits of said premises are bereafter to become due, under or by virtue of any lease or agreement for lease or agreement is written or verbal, and it is the intention hereof (a) and not secondarily and such pledge shall not be deemed merged in assignment to the Morigagee of all such leases and agreements and either helge on after lowednesses and the secondarily and such pledge shall not be agreed by the Morigagee of all such leases and agreements and	to pledge said rents, issues and property, or any part thereof, whet to pledge said rents, issues and profits on a parity with said re- any forcelosure decree, and (b) to establish an absolute tran- all the said, there is a said of the said of th	ther said al estate sfer and
either before or after foreclosure sale, to enter upon and take posses thereof, make leases for terms deemed advantageous to it, terminate profits, regardless of when earned, and use such measures whether le employ reming agents of other employces, after or repair said premis purchase adequate for and extended coverage and other forms of powers ordinarily incident to absolute ownership, advance or horrow hereby trated on the mortaneed remises and on the income the	sion of, manage, maintain and operate said premises, or a or modify existing or future leases, collect said avails, rents, is gal or equitable as it may deem proper to enforce collection	iny part sues and thereof
secured, and out of the income retain reasonable compensation for h of every kind, including attorney's fees, incurred in the exercise of 1 income not, in its sub discretion peeded for the aforesid current	self, pay insurance premiums, taxes and assessments, and all of the premium herein given, and from time to time apply any ba	s hereby expenses lance of
hereby secured, before or after any decree of forcelosure, and on the in personam therefor or not. Whenever all of the indebtedness secure there is no substantial uncorrected default in performance of the Mor thereot, shall relinquish possession and pay to Mortgagor any surpla all indebtedness secured hereby is paid in full or until the delivery of forcebosing the lien hereof, but if no deed be issued, then until the Mortgager shall no secure the discretion secure are not used.	denciency in the proceeds of sale, if any, whether there be a	decree
Mortgages shall, however, have the discretionary power at any time t affecting the lien hereof. Mortgages shall have all powers, if any, ustainable against Mortgages based upon acts or omissions relatin sixty days after Mortgages's possession ceases.	which it might have had without this present a	without
K That each right, power and remedy herein conferred upo Mortuggee, whether herein or by law conferred, and may be enforced e id any covenant herein or in said obligation contained shall thereafter performance of the same or any other of said covenants; that wherever ne lote the fermione and the neuter and the singular number, as used his mortage shall extend to and be binding upon the respective heil and the successors and assigns of the Mortgagee; and that the powers	ancurrently therewith, that no waiver by the Mortgagee of performing and the right of Mortgagee to require or the context hereof requires, the masculine gender, as used here herein, shall include the plural; that all rights and obligation experime administrative measurement of the text of the second se	enforce in, shall is under
IN WITNESS WHEREOF, we have hereunto set our l		day
September A.D. 19 67		uny
William Edward Shields (SEAL)	Mar harry Stuller	PEATA
William Edward Shields (SEAL)	Cleo Dorace Shields	SEAL)
State of Kansas		
County of Douglas		
j. Mary Massoth, a	Notary Public in and for said County, in the State afo	oresaid,
DO HEREBY CERTIFY that William Edward Shield	ds and Cleo Dorace Shields	
personally known to me to be the same person or persons	whose name or names is or are subscribed to the fo	regoing
Instrument, appeared before me this day in person and ack he said Instrument as their free and voluntary a	nowledged that they have signed, sealed and de	livered
Instrument, appeared before me this day in person and ack he said Instrument as their free and voluntary a release and without of all rights under any homestead, exem WEN under without and Notarial Seal this 15th	nowledged that they have signed, sealed and de	livered
Instrument, appeared before me this day in person and ack the said Instrument as their free and voluntary a release and willing of all rights under any homestead, exem SWEN under without and Notarial Seal this 15th	nowledged that they have signed, sealed and de ct, for the uses and purposes therein set forth, includ ption and valuation laws.	livered

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ALL STATE

Recorded September 15, 1967 at 3:48 P.M.

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By She Neustyter Deputy