A 1. 5 225 J All ca after to become due, under or by virtue of any lease or agreement for the use or occupancy of said property, or any part or agreement is written or verbal, and it is the intention hereof (a) to pledge said rents, issues and profits on a parity not secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an a ment to the Mortgagee of all such leases and agreements and all the avails thereander, together with the right or helore or after foreclosure sate, to other upon and take possession of, manage, maintain and operate said pro-of, make leases for terms deemed advantageous to it, terminate or modify existing or future leases, collect said are to regardless of when earned, and use such measures whether legal or equitable as it may deem proper to enfort by centing agents of other employees, after or repair said premises, hay furnishings and equipment therefor when hase adequate fire and extended coverage and other forms of insurance as may be deemed advisable, and in ers ordinarily incident to absolute ownership, advance or borrow money necessary for any purpose herein stated to s by created on the mortgaged premises and on the income thereform which lien is prior to the lien of any other red, and out of the income retain reasonable compensation for itself, pay insurance premium, taxes and assessment we find, including atturney's fees, incurred in the exterible of the powers litter and then on the principal by secured, before or aling my decree all foreclosure, and on the deficiency in the proceeds of sale, if any, wheth ersonam therefor or not. Whenever, all of the indebiedness secured hereby is paid, and the Mortgagee, in its sole e is no substantial uncorrected default in performance of the Mortgagor's and the Mortgage, it is sole e is no substantial uncorrected default in performance of the Mortgagor's precision. The powersion of Mortgage and defaulters's equipted hereby is paid in full or until the delivery of a Master's Deed or Special Commissioner's Deed thand Del dalla Etrali the Mortgagee is cumulative of every other right ocurrently therewith, that no waiver by the Mortgag in any manner affect the right of Mortgagee to r le context hereol requires, the masculine gender, as wrein, shall include the plural; that all rights and a, executors, administrators, successors and assign-ierrin mentioned may be exercised as often as occas K That soft IN WITNESS WHEREOF, we have hereunto set our hands and seals this. 13th ERS AN October A.D. 19_67 Russell W. Jones, Fresident (SEAL) ALO KANSAS DOUGLAS County of_ Be It Remembered, That on this 13th day of October, 1967, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Russell W. Jones, President of DIVERSIFIED BUILDERS AND INVESTORS, INC., a 10 rganized, incorporated and existing under and by virtue of OTAL who is personally known to me to be such officer, and who to me to be the person who executed, as such officer, the f of writing on behalf of said corporation. In Testimoney Whereof, I have hereunto set my hand and affixed my official Seal the day and year last above written. and mer Janice Cotner, Notary Public Notary Public Term Expires March 10, 1970 Janue Beam Register of Deeds the debt secured thereby, and authorizes the Register of Deeds to enter the discharge of this mortgage of record. Dated this 26th day of September, 1970. LAWRENCE SAVINGS ASSOCIATION written original Oth

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