J All easements, rents, issues and profits of said premises are pledged percenter to become the under or by virtue of any leage or agreement for the us-ease or agreement is written or verhal, and it is the intention hereof (a) to pledu ind not secondarily and such pledge shall not be deemed merged in any fore resignment to the Montgage of all such leases and agreements and all the tither he fore agastice foreclosure sale to enter upor and take possession of merged in the known of the terms deemed advantageous to A, iterminate for mod-rofits, regardless of terms deemed advantageous to A, iterminate for mod-rofits, regardless of other employees, titler to repair said premises, buy urchase adreguate for and extended coverage and other forms of insurant owners orthography incident to absolute ownership, advance or horrow money every created on the mortgaged premises and on the income therefore sh coured, and out of the income retain reasonable copression for itself, pay of worky kind, including attorney's lets, incurred in the expresse of the power in the income the discretion needed for the aforesaid purposes, ting or income mid, in its sole discretion needed for the aforesaid or purposes, ting or increft, secured, before or after any decres of ioreclosure, and on the definition in a substantial uncorrected default in performance of the Margager's here is no substantial uncorrected default in performance of the Margager's here is no substantial uncorrected based to the uncorrected on the default in performance of the Margager's here is no substantial uncorrected based to the substantial vertices of the only the income mide, shall relinquish powersion and pay to Margager and substantial uncorrected default in performance of the Margager's here is no substantial uncorrected default in performance of the Margager's here of, shall relinquish powersion and pay to Margager and substantial uncorrected default in performance of the Margager's here of shere and the more and the sourd of the substantial substantes and th J All cas ereafter to be ngethers with the right in and operate said premise bases, collectual walls, a deem proper to enfor equipment there emed advisable, purpose herein si to the lien of a stated to see 10 in and an in-iedness secured life, a sine or any surplus income in its hand for any surplus income in its basis the delivery of a Master's Deed or the delivery of a Master's Deed or the delivery of a Master's Deed or the at any time to reluse to take of privers, if any, which it inight h unions relating to the subject is furthance tof, shall relinquish presented default in per-tof, shall relinquish presention and pay to, y adeitatedness secured berehv is paid in full or losing the lien hereol, but if no deed be i gagee shall, however, have the discretionary-ting dire lien shoreol. Mortgrigee shall have unable against Mortgrigee based upon acts dats after Mortgrigee presention concerne ed or Special Com f the statutory pe ke or to abandon ht have had with set matter of this That each right, power and gemedy herei see, whether herein or by law configred, and n ĸ the Mo of. Mo of any vovenant herein or in-said obligation of performance of the same or any other of said of include the feminine and the neuter and the s this mortgage shall extend to and be hinding-IN WITNESS WHEREOF, we have hereunto set our hands and seals this 30th January , A.D. 19 68 of Clenn L. Kappelman Elizabeth L. Reppedmen Elizabeth L. Kappelman (SEAL) (SEAL) (SEAL) State of Kansas SS County of Douglas I. Janice Cotner _____, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Glenn L. Kappelman and Elizabeth L. Kappelman, husband and wife nally 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 waiver of all rights under any homestead, exemption and valuation laws. GIVES Contra and Notarial Seal this_ 30th January A.D. 1968 day of m.dop March 10, 1970 UELIC Janice Cotner Notary Public der's Office of County, State of o'clock M. Dea

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