411 J All ea terrefiter to become due, under or by virtue of any lease or agreement for the use or occupancy of sail apporty, or any part therefol ease or agreement is written or verbal, and it is the intention hereof (a) to pledge said rents, issues and profits on a parity with as and not secondarily and such pledge shall not be deemed merged in any foreclosure deverse, and this to establish an absolute useignment to the Mortgagee of all such leases and agreements and all the avails thereunder, together with the right in cas-thereof, make leases for terms deemed advantageous to it, terminate or modify existing or future leases, collect acid agreements into the second and the income sale, to enter upon and take possession of, mange, maintain and operate said premises, hereof, make leases for terms deemed advantageous to it, terminate or modify existing or future leases, collect acid agreements into its regardless of when earned, and use such measures whether legal or equitable as it may deem proper to inforce colles unchase adequate fire and extended coverage and other forms of insurance as may be deemed advantage, and in general wereas ordinarily incident to absolute ownership, advance or Jorrow money necessary for any purpose herein stated to secure so tereby created on the mortgaged premises and on the income therefrom which lien is prior to the lien of any other indehte centred, and out of the income retain reasonable compensation for itself, pay instrance premiums, taxes and assessments, and nearme not, in its sole discretion, needed for the aloreciaid purposes, first on the increater and from time on time income sources in the projects of sale, if any, whether there is personant therefor or alter any decree of foreclosure, and on the deficiences in the projected, of sale, if any, whether there is personant therefor or a not. Whenever all of the indebtedness secured hereby is paid, and the Mortgagee, in its sole discretion here is no substantial ancorrected default in performance of the Mortgagers in the projeceds, of lortgagor any sur-until the delivery issued, then until t its hand Deed of m of the take of might ha e shall, however, have the di-the lien hereof. Mortgagee de against Mortgagee based s after Mortgagee's possession K That each Tight, power and remedy hereis conferred upon the Mortgagee is cumulative of every other right or reme ortgagee, whether herein or is and obligation contained shall thereafter in any manner affect the right of Mortgagee to require e any covenant herein or in and obligation contained shall thereafter in any manner affect the right of Mortgagee to require e formance of the same or any other of and covenants; that wherever the context hereof requires, the masculine gender, as used he inde the feminine and the neuter and the singular number, as used herein, shall include the plural; that all rights and obligation is mortgage shall extend to and be binding upon the respective here, excettors, administrators, successful and assigns of the M of the successors and assigns of the Mortgagee ; and that the powers herein mentioned may be exercised as often as occasion there 12th IN WITNESS WHEREOF, we have hereunto set our hands and seals this March A.D. 19 68 Diana I. Manuel (SEAL) Philip R. Manuel (SEAL) (SEAL) A. State of KANSAS 55 County of DOUGLAS 1. Janice Cotner a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Philip R. Manuel and Diana E. Manuel, husband and wife said Instrument as their free and voluntary act, for the uses and purposes therein set forth, including the orthons have signed both Notarial Scal this 12th 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 March 10, 1970 C'ELIC, Janice Cotner trais Notary Public Prunt Been Register of Deeds