J All eas 1 All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgage, whether now due or become due, under or by virue of any lease or affecement for the use or accupancy of asid property, or any part thereof, whether said and not **condarity and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and and **condarity and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and and **condarity and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and estimates to the Mortgager of all such leases and agreements and all the avails thereunder, together with the right in case of default, there before or after foreclosure sale, to enter upon and take possession of, manage, maintain and operate said premises, or any part thereof, index feases for terms deemed advantageous to it, terminate or modify existing or future leases, collect and avails, rents, issues and profits, regardless of wheen a cancel, and use such measures whether legal or equitable as it may deem proper to enforce collection thereof, parchase adequate for and extended coverage and other forms of insurance as may be deemed advisable, and in general exercise all beever or a borrow money necessary for any purpose herein stated to secure which a lien is secure, and out of the income return reasonable compensation for itself, pay insurance premiums, taxes and assessments, and all expenses in cover, kind, including attorney's fees, incurred in the exercise of the powers beering insurance premiums, taxes and assessments, and all expenses in personam therefor or not. Whenever all of the indebtedness secure hereby is paid and the on the principal of the indebtedness are derived. Including attorney's fees, incurred in the exercise of the powers beering its and then on the principal of the indebtedness in personam therefor or not. Whenever all of th ed and

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K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of performance of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce performance of the same or any other of said covenants; that wherever the context hereol requires, the masculing gender, as used herein, shall include the feminine and the neuter and the singular number, as used herein, shall include the plural; that all rights and obligations under this mortgage shall extend to and be binding upon the respective heirs, executors, administrators, successors and assigns of the Mortgagee; and the successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises

IN WITNES	5 m	A.D. 19 68			
James A. Kee	34 1	(SEAL)	Yvonne J. Ke	efer the	(SE
State of KA	NSAS				1 OE
County of_DOU	LAS	ss -			-
IJa DO HEREBY CER	alce Cotner	Jame A. Keefer	Notary Public in and and Yvonne J.	for said County, in 1 Keefer, husband	the State along d and wife
DO HEREBY CER	TIFY that	Jame A. Keefer	and Yvonne J.	Keefer, husband	d and wife
DO HEREBY CER personally known i Instrument, appear the said Instrument	TIFY that o me to be the sar of before me this of m, their of rights under	Jame , Keefer ne person or persons lay in person and ackr free and voluntary ac any homestead, exemp	and Yvonne J.	Keefer, husband s is or are subscribe by have signed, see	d and wife d to the foregr

Recorded May 3, 1968 at 10:21 A.M.

Janue Beams Register of Deeds