1 All dragging is not issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due or hereas or agreement is written or versal, and it is the intention hereof (a) to pledge said reats, issues and profits on a parity with and reach, whether said and not secondarity and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and enter or a fate foreclosure said; to enter upon and take possession of, manage, maintain and operate said premises, or any parity with and real of default, thereof, make leases to therus deemed advantageous to it, terminate or motify existing or future heaves, collect said avails, rents, issues and profits of a starbule of avails and requipment therefor when it deems necessary parity renting agents of other employees, alter or repair said premises, buy furnishings and equipment therefor when it deems necessary parewrs ordinarity invited to the mortgaged premises and on the income therefores whether lease is any purpose herein stated to secure which a lien is evented and on the income therefore when it does not be deemed at a starbet or the intervention of the income stars repaired on the mortgaged premises and on the income therefore where here is all avails the exercise of the powers ordinarity invited to athere to and on the income therefore when it does not be deemed at a starbet or the athere is all one of the income stars and on the income there is all the powers in athere and from on the indebtedness hereby evented and on the indebtedness were in a there is all repression and the preventes in the preventes of and there and the indebtedness hereby event. In sole discretions are all or and the indebtedness excured hereby is possion on a discretions herein, the Mortgagee, and the indebtedness were not discretion possession anot in the indebtedness excured hereby is possion an that no waiver by the Mor the right of Mortgager IN WITNESS WHEREOF, we have hereunto set our hands and seals this 28th day May , A.D. 19 68 of fine Danny Lee Magee (SEAL) (SEAL) State of KANSAS County of DOUGLAS Janice Cotner , a Notary Public in and for said County, in the State aforesaid, . DO HERERY CERTIFY that Danny Lee Magee, a single person tally known to me to be the same person or persons whose appeared before me-this day in person and acknowledged that he has signed, scaled and delivered 12.20 free and columnary act, for the uses and purposes therein set forth, including the OELOO rights under any homestead, exemption and valuation laws, d Notarial Seal this 28th div of May .A.D. 19-68 NOTARL D March 10, 1970 UBLIC Notary Public Janice Cotner S COUNTY . ance Boo

J All dasa

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