410 ¹ All ensements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgage, whether now a breather to become due, under or by virtue of any lease or agreement for the use or accupancy of said property, or any part thereof, whether new of and premises or agreement is written or verbal, and it is the intention hereof (a) to pledge said rents, issues and profits on a party with aid real of any force or after force/osure sale, to enter upon and take possession of, manage, maintain and operate said premises, or any previous of the device or after force/osure sale, to enter upon and take possession of, manage, maintain and operate said premises, or any previous of the rent of the use or active losse, collect said avails, rents, issues and operate said operate said avails, rents, issues and equate the analysis of the measures whether legal or equitable as it may deem proper to enforce collection the principal of the informer of and on the decimant or modify existing of future losse, collect said avails, rents, issue and profits regardless of when earned, and use such measures whether legal or equitable as it may be deemed advanable, and in general exercise or insurance as may be deemed advanable, and in general exercise or collection the mortgaged premises, and on the income therefore when the decimes and the new ordinard premises, and and the compensation for itself, pay imariance premisms, taxe and assessments, and all experiments are the nort taxed error to absolute ownership, advance or borrow money necessary for any purpose herein stude to seer a some of the information of the sale is and the nort integet of the indebted integet second advanable, and in general exercise of the powers interest and then on the principal of the indebted integet second and the indebted integet into the information of the alternable, in the decimer is the one of the doring and the doring in the more each of sale, if any, whether there here is no substanding to powers, if any, which is ingift J All a

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 Mortgage to require or enforce performance of the same or any other of said covenants; that wherever the context hereof requires, the masculine gender, as used herein, shall this mortgage shall extend to and be binding upon the respective heirs, executors, administrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises.

IN WITNESS WHEREOF, we have here of	68			day
Robert B. Sanders	(SEAL) Glady	S N. Sanders	Sandera	(SEAL)
State of KANSAS				
County of DOUGLAS	}ss · ·			
I. Janice Cotner	No. D.D.			
DO HEREBY CERTIFY that Robert B.	a Notary Public in Sanders and Gladys 1			
ersonally known to me to be the same person	Sanders and Gladys I or persons whose name or	N. Sanders,	subscribed to the	vife
ersonally known to me to be the same person nstrument, appeared before me this day in pe be said Instrument as their free an	Sanders and Gladys I or persons whose name or son and acknowledged that	N. Sanders, names is or are they have s	husband and subscribed to the	wife foregoing I delivered
ersonally known to me to be the same person netrument, appeared before me this day in pe be said Instrument as their free an	Sanders and Gladys I or persons whose name or son and acknowledged that	N. Sanders, names is or are they have s and purposes then ion laws.	husband and subscribed to the	wife foregoing I delivered luding the
personally known to me to be the same person nstrument, appeared before me this day in pe he said Instrument as their free an elease and waiver of all rights under any hon	Sanders and Gladys I or persons whose name or son and acknowledged that voluntary act, for the uses a stead, exemption and valuat 21st day of	N. Sanders, names is or are they have s and purposes then ion laws.	husband and subscribed to the igned, scaled and rein set forth, inc	wife foregoing I delivered luding the
personally known to me to be the same person instrument, appeared before me this day in per- he said Instrument as their free and elease and waiver of all rights under any hom and build and Notarial Seal this.	Sanders and Gladys 1 or persons whose name or son and acknowledged that voluntary act, for the uses of stead, exemption and valuat 21st day of 70	N. Sanders, names is or are they have s and purposes then ion laws.	husband and subscribed to the igned, scaled and rein set forth, inc	wife foregoing I delivered luding the
personally known to me to be the same person instrument, appeared before me this day in per- he said Instrument as their free and release and waiver of all rights under any hom and build and Notarial Seal this.	Sanders and Gladys I or persons whose name or son and acknowledged that voluntary act, for the uses a stead, exemption and valuat 21st day of	N. Sanders, names is or are they have s and purposes the ion laws. June	husband and subscribed to the igned, scaled and rein set forth, inc	wife foregoing I delivered luding the

Recorded June 24, 1968 at 10:06 A.M

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Register of Deeds