504 504 J All rafter to become due, under or by virtue of any lease or arrestment for the use or occupancy of any part thereof not secondarily and such pledge shall not be deemed marged in any foreclosure decree, and (b) to establish an absolute a not secondarily and such pledge shall not be deemed marged in any foreclosure decree, and (b) to establish an absolute er belore or after foreclosure sale, to enter upon and take possession of, manage, maintain and operate said premises, even, make leases for terms deemed advantageous to it, terminate or modify existing or future leases, collect said availa, ren day renting agents of other employees, alter or repair said premises, hay furthings and equipment therefor when it dee-ers ordinarily invident to alsolute ownership, advance or borrow money necessary for any purpose herein stated to secure very kind, including attorneys fees, incurred in the activation of the informaties and all the also and on the income red, and to on the morphaged premises and on the income therefore which lien is prior to the lien of any other indebte way created on the morphaged premises and on the income therefore which lien is prior to the lien of any other indebte very kind, including attorney's fees, incurred in the exercise of the powers herein given, and from time to time apply as me not, in its sole discretion, meeded for the aloreside secure by strated on the income; out, shell before or after any decree of foreclosure, and on the deficiency in the proceeds of sale, if any, whether there ersonam therefor or not. Whenever all of the indebte overses secure herefor on the income is a substantial uncorrected default in performance of the Mortrager's agreements herein. The Mortragee, on satio discretion of, shall relianguish possession and pay to Mortrageo any special or the interest and the not the projection of all reliand and the Mortragee, on satio debtedness secured herely is paid in full or until the delivery of a Master's Deed or bandon possession of Mortragee and bosing the line hereof. But K That each right, power and remedy here trauee, whether herein or by law conferred, and that no waiver by the Mortga the right of Mortgagee to aires, the maxenline and "IN WITNESS WHEREOF, we have hereunto set our hands and seals this 10th day ____, A.D. 19 68 July Lavid Starley The David Stanley Fitzed Florine K. Eitzen (SEAL) (SEAL) (SEAL) (SEAL) State of KANSAS SS County of DOUGLAS I. Janice Cotner _____, a Notary Public in and Tor said County, in the State aforesaid, DO HEREBY CERTIFY that David Stanley Eitzen and Florine K. Eitzen, husband wife 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 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. NIC NOTA Z March 10, 1970 July A.D. 19 68 map Janice Cotner Filed for recordin Recorder's Office of Recorded July 10, 1968 at 11:42 A.M. Been Register of Deeds