1 All easements, rent, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due or berease or agreement for the use or or ordinates of said property, or any part thereof, whether said of the determent of a single property of and property of any part thereof, whether said of the blace or after to force lossing and it is the intention mercel (a) to pledge said rents, issues and profits on a part (areas of default) and such pledge said is the determent of mall all the available frames of said property, or any part thereof, whether said of the blace or after forcelosine saie to enter upor and tele possession of monage, maintain and operate said premises, or any part thereof, whether said or the place shall not be determed merged in any forcelosine decree, and (b) to establish an absolute transfere at the blace or after forcelosine saie to enter upor and tele possession of monage, maintain and operate said or any part thereof, whether and and use such ansatres whether legal or equilable as it may deen proper to enforce cell being in case of default is the intention thereof whether legal or equilable as the may deen proper to enforce cell being inclusions and extended coverage and other forms of samarance as may be thereof advisable, and in general excerts is and premises or whether said or the mortaged premises and on the income thereform which it is proof to the line of any oth x indelided new restard and uses and on the denome which the is proof to the line of any oth x indelided estimates and prove the indeligence and and any legal and it is the available of the same and thereof when it terms is any between any part indeligence and the form and the mortage of premises and on the income thereform which iterings to the sectore and assessments, and all expresses of the restard or the income terms and on the delivery is part of the delivery and then on the principal of the advised and the avail is to advite the advite the advised any between a difference and there K. That each right power and remoty herein conferred upon the Mortgages is cumulative of every other right or remede of the Mortgages whether herein or by law spatterred, at d may be enforced concurrently therewith, that no waiver by the Mortgages of performance of the same or any other of said coverants : that wherever the context level red requires the maximum end of the same or any other of said coverants : that wherever the context level requires the maximum end of the same or any other and the singular number, as used herein, shall include the plural; that all rights and obligations under any other singular number, as used herein, shall include the plural; that all rights and obligations under any other singular number, as used herein, shall include the plural; that all rights and obligations under and the successors and assigns of the Mortgagee! and that the powers herein mentioned may be exercised as often as occasion therefor arises. 一个 IN WITNESS WHERSOF, we have hereunto set our hands and seals this 15th November \*P & A.D. 10. 68 ..... Joseph H. Pearsan (SUAL) Helen R. Pearcon Helen R. Pearcon (SEAL) Joseph H. Pearson : (SEAL) (SEAL) State of Kansas . County of Douglas I Mary E. Haid , a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that. Joseph H. Pearson and Heler R. Pearson, husband and wife i ghin 1.00 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 Hardwein release the free and coluntary act: for the uses and purposes therein set forth, including the nument as their 1 aiver of all rights under any homestead; exemption and valuation have OIAP . - Fris my hand and Notarial Scal this ... - 15th day of November , A.D. 19 68 ion expires April 16, 1969, 14 Mary E. Haid' Notary Public .... Recorded November 18, 1968 at 3:24 P. M. Janeie Beams Register of Deeds