1. All easements, rents, issues and profits of said, premises are fielded, assimiled and transferred to the Mortgagee, whether now due proceed on a greement is written or serbal, and it if the intention hereof (a) to pledge said property, or any part thereof, sheether said and nave faces or agreement is written or serbal, and it if the intention hereof (a) to pledge said profits on a party with said real estate states or agreement is written or serbal, and it if the intention hereof (a) to pledge said property, or any part thereof, sheether said profits or a party with said real estate, and it hereof, and the Mortgagee of all such lease into agreements and all the twails thereaufier, together with the right in case of default thereof, make leases for forms deemed ghvantageous by it, terminate or modify estating or there or alter foreclosure, sale, to enter upon and take possession of, manage, maintain and operate said premises or any said walls, rents, issues and use such measure whether lease or equilable as it may deem project to entorice collection, thereof, make leases for the Mortgagee of the modement of the mortgage of the provide or extended coverage indro other forms of ingerance as may be deemed advisable, and in general extended there are advised in the provide of the modement in the sole discretion, and the group control of the income retain reasonable comparison of the provide of the income retain reasonable comparison of the provide of the modement is the sole discretion, including attorney is fees, incurred in the vertices of the powers herein given and the Mortgage, of the provide discretion where it are considered premises of the advised premises of the powers herein given and the Mortgage, on any set with a difference of the discretion where it deems inclusion including attorney is fees, incurred in the vertices of the powers herein given and the Mortgage, on satisfactory evidence of the sole discretion, needed for the advised purposes form and the Mortgage, on satisfactory evidence of the s 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 he has conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of performance of the same or any other of said covenants; that wherever the context hereof requires, the may indicate the right of Mortgagee to require or gafagee used the same of IN WITNESS WHEREOF, we have bereunto set our hands and seals this 27th November A.D: 19 68 ). b Acra (SEAL) hurder De. charfied (SEAL) David W. Heron Winifred W. Heron (SEAL) (SEAL) State of Kansas SS County of Douglas Mary E. Haid \_\_\_\_\_, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that David W. Heron and Winifred W. Heron, husband and wife personally known to me to be the same person or persons whese 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 real for the uses and purp return and server of all rights under any homestead, exemption and valuation laws. free and voluntary act, for the uses and purposes therein set forth, including the N GIVEN und Finy hand and Notarial Seal this 27th day of November , A.D. 19 68 BMy Committee expires April 16, 1969 -115 Mary E. Haid A. Ward Notary Public Yance Beam Register of Deeds Recorded November 27, 1968 at 2:47 P.M.