1. All casements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagec, whether now due or hereafter to become due, under or by virtue of any lease or agreement for the use or occupancy of said property, or any partithereof, whether said and not secondarily and such pledge shall notlbe deemed merged in any topeclosure decree, and (b) to establish an absolute transferred to the Mortgagec of all such leases and agreements, and all the avails therrounder. Sogether, with the right in case of default, either or site foreclosure sale, to enter upon and take por session of, manis, maintain and operate isaid premises, or any part interformer or atter of preclosure sale, to enter upon and take por session of, manis, maintain and operate isaid premises, or any part profits, recardless of other employers, alter or repair said premises, buy furnishings and equipment therefor, whether said decimations, recardless of other employers, alter or repair said premises, buy furnishings and equipment therefor, whether said decimates, and other forms of insurance as may be deemed advisable, and in general exercise all powers ordinarily incident to absolute ownership, advance or borrow money necessary for any purpose herein stated to secure which alles as the powers herein given, and from time to time apply any balance of norway the decimate or alter any decree of of the advantage of any called indebides secured in the exercise of the powers herein given, and from time to time apply any balance of the powers berein given, and from time to time apply any balance of there is no else therefore and the interset any decree of all the indebideness secured hereby are shall reliably any balance of the indebideness secured hereby as and for the indebideness secured hereby as and all the divery of a Martage and and the Mortgagee, in the sole discretion, feels that there is no substantial neorecied default method and the divery of a Martage as any cherit decretion decrete of the advance of thereby sixty days after Mortgage a possession relates. K That each right, power and remedy herein conferred upon the Mortgaget is cumulative of every other right or related of the Mortgage, whether herein or in said collegation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce performance of the same or any other of said covennus; that wherever the context hereof requires, the maxeling gender, as used herein, shall anclude the feminine and the neuter and the singular number, as used hereins; executors, administrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often us occasion therefor arises. 4 Rein Par al + IN WITNESS WHEREOF, we have hereunto set our hands and seals this 30th day , A.D. 19 68 December of Jone A. Johnson Johnson d (SEAL) (SEAL) Jerry W. Johnson (SEAL) (SEAL) State of Kansas Artes 1 SS County of Douglas I. · Mary E. Haid , a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Jerry W. Johnson and Jane A. Johnson, husband and 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 10 Trylease and valuer of all rights under any homestead, exemption and valuation laws. UBLYCOMMENSION expires April 16, 1969 , A.D. 19 68 E. Mara Notary Public Mary E. Waid Vanue Boem Register of Deeds Recorded December 30, 1968 at 2:43 P. M.