| | | 5% |
|--|--|---|
| | 2.03 SUITS TO PROTECT THE "MORTGAG and maintain such suits and proceedings of it may deen by any acts which may be unlawful or any violation of creared Drawatif" and its and such as a subscription of | ED PROPERTY." The "Londor" that have power (a) to institute in expediant to prevent any impairment of the "More-spect Property" the mortgage, (b) to preserve or present its interest in the "More- nd profits arising therefron, and (c) to restrain the sufficient of all enactment, rule or order, and (c) to restrain the sufficient of |
| | or compliance with any legislation or other overneen wise invalid, if the enforcement of or compliance with or be prejudicial to the interest of the "Lender." | nd profits arising therefrom, and (c) to restrain the enforcement of tal enactment, rule or order that may be unconstitutional or other- , such enactment, rule or order would impair the security bereunder |
| | 2.04 LEASEE. The "Lender," at the "Lender", | s" option, is authorized to Toreclose this mortgage subject to the |
| | such foreclosure proceeding and to foreclose their right any proceedings instituted by the "Lender" to collect the foreclosure sale of the "Mortgaged Property." | to the failure to make any such tenants parties defendants to any its will not be, nor be asserted to be by the "Borrower;" a defense to the sums secured hereby, or any deficiency remaining unpaid after |
| | | r" of any covenant herein or of the obligation secured hereby shall . ms hereof or of the note secured hereby. |
| S. N. | 2.06 DISCONTINUANCE OF PROCEEDINGS- | -POSITION OF PARTIES, RESTORED In case the "London" |
| | er," then and in every such case the "Borrower" and the hereunder, and all rights, powers and remedies of the | "Lender" shall be restored to their former positions and rights |
| and the second sec | this mortgage is intended to be exclusive of any other remedy shall be cumulative and construct the the | ower, or remedy conferred upon or reserved to the "Lender" by right, power or remedy, but each and every such right, nower and |
| | | tatute. FICLE THREE |
| | 3.01 SUCCESSORS AND ASSIGNS FRO TH | aneous Provisions enever the singular or plural number, or masculine, feminine or |
| | include the heirs, executors, legal representatives, adm | inistrators, successors and assigns of the party so designated |
| | owner at the last address actually furnished to the fit | ce or demand by depositing it in any post office, station, or letter owner of record of said "Mortgaged Property," or directed to said der," shall be sufficient notice and demand in any case arising un- |
| | 3.08 TABLE OF CONTENTS, HEADINGS, E | TC. The table of contents, the headings of the articles, sections |
| | of, and shall not limit or otherwise affect any of the. | terms hereof. |
| and the product of the second s | terms or provisions contained in this mortgage or in the validity of the remaining covenants, agreements, terms of affected, prejudiced or disturbed thereby. | OTHERS. In case any one or more of the covenants, agreements, e note shall be invalid, illegal or unenforceable in any respect, the or provisions contained herein and in the note shall be in no way |
| · | 3.05 CHANGES, ETC. Neither this mortgage no ed orally, but only by an instrument in writing signed h | or any term hereof may be changed, waived, discharged or terminat- by theparty against which enforcement of the change, waiver, dis- |
| 1 Totalina 2. | shall be superior to the rights of the holder of any interv | rening lien or encumbrance. |
| a substanting | CORPORTINESS WHEREOF, the "Borrower" has exe | |
| | RPORATE S | HIRD INCORPORATED |
| * 5 | TON I | Carl Hird, Jr., President |
| | ATTEST Ana Druy/ | |
| | STATE OF KANSAS, COUNTY of | <u></u> |
| | BE IT REMEMBERED, that on this day of signed a Notary Public in and for said County and St came | ate, , 19, before me the under- |
| | who personally known to me to be the idea | ntical persondescribed in, and who executed the foregoing |
| - | more the and duly acknowledged the execution of the s | ame to bevoluntary act and deed. |
| | In WITNESS WHEREOF, I have hereunto subscri last above written My commission expires 1-26-7/ | ibed my hand and affixed my official seal on the day and year $\frac{19}{1000}$ |
| P | S CLUBER | Notary Public |
| and the second | STATE OF KANSAS, COUNTY of <u>Douglas</u> BE IT REMEMBERED, that on this 21st day of | February 1069 between in the |
| | signed came <u>Carl Hird</u> , Jr. President of Hird. Incorporated | , 19.—, perore me the under- |
| | A A A A A A A A A A A A A A A A A A A | |
| | IN WITNERS WHEREOF, I have hereunto subscri | bed my hand and affixed my official seal on the day and year |
| | | |

THE AMOUNT SECURED by this mortgage has been paid in full, and the same is hereby cancelled, this 13th day of September, 1971.

5.39

1.

(Corp. Seal)

A A AND A A

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THE FIDELITY INVESTMENT COMPANY This release By Maurice A. Roberts, Vice President on the descent markage this first a log cristic for the first first for the first for the Res of Local

Dinmatry.