1 All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due a breve of agreement is written or verbal, and it is the intention hereof (a) to pledge said rents, issues and profits on a parity with said real-esta and got secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and post secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and post secondarily and such pledge shall not be deemed and all the avails thereunder, together with the right in case of defau with release or after foreclosure sale, to enter upon and take po-session of, manage, spanitatin and operate said premises, or any parthereof, make leases tor terms deemed advantageous to it, terminate or modify existing of luture leases, collect said avails, rents, issues and profits or land and see such measures which elerad or equitable as it may deem proger to enforce collection there imploy renting agents of other employees, atter or repair said premises, buy furnishings and equipment therefor which in the gripts of any partose herein stated to secure which all expenses or dimarily unident to absolute conserving agents and on the ingome thereiform which line is gripes to the line of any other indebtedness here secured, and out of the income tertain reasonable compensation for itself, pay insurance premiums, axes and assessments, and all expenses of the powers herein given, and row there is no substantial uncorrected dor the aforesaid purposes, hist on the interest she do mortgagee, in its sole discretion, needed for the aforesaid purposes, hist on the interest she dot merged in any below of the interest she dot merged in the other or a stirk any determed secure which all expenses are substantial uncorrected dor the aforesaid purpose K That each right, newer and remody herein conferred upon the Mortgagee is cumulative of every other right or ortgagee, whether herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee any revenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to req-riformance of the same or any other of said covenants; that wherever the context hereof requires, the masculine gender, as us clude the terminine and the neuter and the singular number, as used hereins shall include the plural; that all rights and of is mortgage shall extend to and be binding upon the respective heirs, executors, administragors, successors and assigns of 22nd IN WITNESS WHEREOF, ye have hereunted set our hands and seals this day A.D. 19 69 April Mildred E. Catlett Balph L. Catlett State of Kansas County of Douglas 1. Mary E. Haid , a Notary Publicsin and for said County, in the State aforesaid, DO HEREBY CERTIES that Ralph L. Gatlett and Mildred E. Catlett, 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 purp referse and segment of all rights under any homestead, exemption and valuation laws free and voluntary act, for the uses and purposes therein set forth, including the day of April A.D. 19 69 A miler my hand and Notarial Seal this ion expires April 16, 1973 Derice Mary E. Haid Notary Public OUN Beene Register of Deeds Recorded April 22, 1969 at 2:43 P.M. Janue

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