393 383 J All easements, rents, issues and profits of said premi-catter to become due, under or by virtue of any lease or agreement for the use or occupant, ender to become due, under or by virtue of any lease or agreement for the use or occupant. I not secondarily and such pledge shall not be deemed merged in any foreclosure decri-gamment to the Mortgagee of all such leases and agreements and all the avails thereu were before or after foreclosure sale, to enter upon and take possession of, manage, m ereol, make leases for terms deemed advantageous to it, terminade or modify existing of othe, pagardless of when earned, and use such measures whether legal or equitable as-ploy renting agents of other employees, after to repair said premises, buy furnishings rechase adequate firs and extended coverage and other forms of insurance as may the insurance in the insurance is not about the availation is a such an the income thereform which fire is in the insurance is not into absolute ownership, advance or borrow more whether is in the interview. Whe IN WITNESS WHERFOF, we have hereinto set one hands and seals this of May Arthur Katz State of Kansas Countr of Douglas 1. Mary E. Haid DO HEREBY CERTIFY that Arthur Katz and Eleanor L. Katz, husband and wife The send Instrument as their melease and wayver of all rishes und N OT Mugder no hand and Notarial Seal this 14th day of May A.D. 10 69 By Commentation expires April 16, 1973 COUNTY, Mary E. Haid Notary Public Recorded May 14, 1969 at 2:10 P.M. Janue Been \_\_Register of Deed

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