T. ints, rents, issues and profits of some due, under or by virtue of any lease or agreements is written or verbal, and it is the intention hereof (a) to pledge many of the processing of all such leases and agreements and all the avails thereunder, together with a Mortgagee of all such leases and agreements and all the avails thereunder, together with a such pledge shall not be deemed merged in any foreclosure decree, many of pletter and such pledge shall not be deemed merged in any foreclosure such, to enter who and take possible of all the foreclosure such, to enter upon and take possible of all the avails thereunder, together with a dwhen earned, and use such measures whether least or could be as it may deem proper gents of other employee, alter or repair said premises, buy furnishings and equipment there is incident to absolute ownership, advance or borrow money necessary for any parpose herein a bein dreit to absolute ownership, advance or borrow money necessary for any parpose herein a due income retain reasonable compensation for itself, pay insurance premiums, taxes and nediading attorney's fees, incurred in the exercise of the powers herein given, and from time before or after any decree of foreclosure, and on the definiency in the proceeds of sale, if a stantial uncorrected default in performance of the Mortgagor's agreements herein, the Mortgager attential uncorrected default in performance of the Mortgagor's agreements herein, the Mortgager attential uncorrected default in performance of the Mortgagor's agreements herein, the Mortgager attential uncorrected default in performance of the Mortgagor's agreements herein, the Mortgager attention hereof, but if no deed he issued, then until the expiration of the stantory period d in herever, have the discretionary power at any time to relute to take or to alandon poose in herever, have the discretionary power at any time to relute to take or to alandon poose in herever, have the discretionary power at any time to relute to take or to alandon poose in herever J All e That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or gee, whether herein or by law conferred, and may be enforced concurrently therwith, that no waiver by the Mortgagee cureant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to requ-nance of the same or any other of said covenants; that wherever the context hereof requires, the masculine gender, as us the feminine and the neuter and the singular number, as used herein, shall include the plural; that all rights and shall be required to require the feminine and the neuter and the singular number. IN WITNESS WHEREOF, we have hereunto set our hands and seals this 30th ____, A.D. 19___69 of June F. Euckion (SEAL) John D. Erickson (SEAL) Inge F. Erickson (SEAL) (SEAL) State of Kansas SS County of Douglas I. Mary E. Haid _____, a Notary Public in and for said County, in the State aforesaid. DO HEREBY CERTIFY that John D. Erickson and Inge F. Erickson, 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 relies and valuation laws. hand and Notarial Seal this 30th day of June , A.D. 19 69 SWAW P UBLIC expires April 16, 1973 Mary E. Haid Notary Public COUNT Va in Been

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