All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, we are a conservent to the use or occupancy of said property, or any part the dot secondarily and such pledge shall not be decende merged in any foreclosure decree, and (b) to establish an abset or accordarily and such pledge shall not be decende merged in any foreclosure decree, and (b) to establish and has the before or alter foreclosure said, to end the merged in any foreclosure decree, and (b) to establish and has be before or alter foreclosure said, to end the merged in any foreclosure decree, and (c) to establish and have before or alter foreclosure said, to end the merged in any foreclosure decree, and (c) to establish and have before or alter foreclosure said, to end the merged in any foreclosure said premises collect said avail ploy renting agents of other employees, alter or repair said premises, buy furnishings and equipment therefor when it was are dequate fire and extended coverage and other forms of insurance as may be deemed advisable, and in get end, including attorney is been, incurred in the exercise of the powers herein size from time to time apply created with the infome retain reasonable compensation for itself, pay insurance premises, and from time to time apply every kind, including attorney is eeg. incurred in the exercise of the powers herein and from time to time apply every here in altorney size. The advected for the aboreaid purposes, there in the powers herein and them on the principal of personaw therefor or not. Whenever all of the indebtedness secured hereiny is paid, and the Mortgagee, in side discussioner is no substantial uncorrected default in performance of the Mortgager's agreements herein, the Mortgagee, in side discussioner's Deed purposes, there and hereefor and the merged in any time to relaxer of proceeds of all and the mortgagee, in side discussioner's descret on the information of the indebtedness secured hereiny is paid, and the Mortgagee, in side discus That each right, power and remedy herein tee, whether herein or by law conferred, and m in the Mortgagee is cumulative of every other right on-currently therewith, that no, waiver by the Mortgage in any manner affect the right of Mortgage to the context hereof requires, the masculine gender. I herein, shall include the plural: that all rights an its, executors, administrators, successors and assign herein mentioned may be exercised as often as occnimite and the neuter and the sing shall extend to and be binding up sors and assigns of the Mortgagee . ministrators, successors an ed may be exercised as ofte IN WITNESS WHEREOF, we have hereunto set our hands and seals this. 30th \_\_\_\_\_, A.D. 19\_70 of January Dee Utryne HitchumsENL) Dee Wayne Ketchum Annette A. Ketchum (SEAL) (SEAL) (SEAL) State of Kansas 1.55 County of Douglas I. Mary E. Haid , a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Dee Warne Ketchum and Annette A. Ketchum, husband and wife personally known to me to be the same person or persons whose name or names is Instrument, appeared before me this day in person and acknowledged that they have ESHAL nt as their free and voluntary act, for the uses and purport of all rights under any homestead, exemption and valuation law ay band and Notarial Seal this 30th day of January Bonhistor expires April 16, 1973 COUNTY Mary E. Haid No

Recorded January 30, 1970 at 2:43 P.M.

j.

J All ease

## Janie Bar

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