1 All easements, rents, issues and profits of said premises are pledged, asigned and transferred to the Mortgagee, whether now due or factor to become due, under or by virtue of any lease yr agreement for the use or occupancy of said property, or any part thereof, whether said are not secondarily and such pledge shall not be deemed merged in any foreclosure decree, and by to the right in case of default, there of not second are upon and lease or agreement is and all the avails thereunder, together with the right in case of default, there of notes or significant or or construction of the interview in the rest of the interview in the rest of the interview is the rest of the interview interview in the right in case of default, there of make, leases of or terms deemed advantageous to it, terminate or modify existing or future leases, collect said varials, rents, issues and preventes of whether ended to every and the possession of, manage, maintain and operate said premises, or any part thereof, whether ended to every and use such measures whether legal or equitable as it may deem proper to enforce collection thereof, whether ended every and other forms of instructed as any be deemed advisable, and in general exercise all powers berein stated to assessents, and all expenses they verified to abalate ownership, advance or horrow money ancessary for any purpose herein stated to secure which a lien is provery ordinarily, incident to abalate ownership, advance or horrow money anexessary for any purpose herein stated to secure which a lien is provery ordinarily incident to abalate ownership, advance or horrow money anexessary for any purpose herein state of any other indebiddees incident of the indebiddees secure hereiny is naturate as and there on the principal of the indebiddees is every kind, including attorney fees, incurred in the exercise of the powers herein given, and assessments, and all expenses the rest and the indebiddees secure hereiny is naid, and the Mortgagee in its sheld exercise that bettered or antit K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or its law conferred, and may be enforced concurrently therewith, that no wniver by the Mortgagee of performance of any revenant herein or its said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce performance of the same or any other of said covenants; that Afferever the context hereof requires, the masculine gender, as used herein, shall include the plural; that all rights and obligations under this mortgage shall extend to and he binding upon the respective heirs, executors, administrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises. IN WITNESS WHEREOF, we have berennio set our hands and seals this 20th May ert HC Elitorias, (SEAL). Source (automation) Source (automation) Source (automation) Source (automation) Sou Hanom il Hodine (SEAL) Mohamed Ali El-Hodiri (SEAL) State of Kansas (55. County of Douglas I.____Mary E. Haid ______. a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Mohamed Ali El-Hodiri and Soad Hanim El-Hodiri, 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 whe sail Maritonent as their free and voluntary act, for the uses and purposes therein set forth, including the release and valuation laws. TAR GLVFN under mychand and Notarial Seal this 20th day of May , A.D. 19 70 Ayldomi an expires April 16, 1973 Shid Mary E. Haid Notary Public Janue Bean Register of Deeds

gritten .