All easilients, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgager, whether now due of hereafter to become due, under or by virtue of any lease or agreement for the use or occupancy of said property, or any part thereof, whether new due or and the become due, under or by virtue of any lease or agreement for the use or occupancy of said property, or any part thereof, whether new due or and the become due, under or by virtue of any lease or agreement for the use or occupancy of said property, or any part thereof, whether age and and secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (h) to establish an absolute iransfer and or other or alter foreclosure sale, to enter upon and take possession of, manage, maintain and operate said premises, or any part there is the to decree or alter foreclosure sale, to enter upon and take possession of, manage, maintain and operate said premises, or any part there is a the solution there endowes alter or repair said premises, but formation and the asses and generate to the mortgage and other forms of insurance as any be deemed advisable, and in general exercise all be every done in desider ownership, advance or borrow money necessary for any purpose herein stated to secure which a lien is been or their advected in the exercise of the proves herein stated to secure which all in the indebideness secured herein is and as solutions and all the indebideness secured herein stated to solve and as the indebideness secured herein is and any solve indebideness of all or the indebideness secured herein is and the Mortgagee, in its sole discrition, feel the indebideness secured herein is and the Mortgagee, in its sole discrition, the is the indebideness secured herein is and all the virtue of a solve and the indepideness secured herein is and the Mortgagee, in its sole discrition, the is addeneed or bortgage's agreement berein, the Mortgagee is additioned in the indebideness secured herein is and all the pragm K That each right, power and remely herein conferred upon the Mostgages is cumulative of every other right or remedy of the Mostgage, whether herein or in said obligation contained shall thereafter in any manner affect the right of Mostgages to require or enforce enforce enforce entries of the same or any other of said covenants; that thereafter in any manner affect the right of Mostgages to require or enforce include the tentime and the neutre and the singlar runber, as used herein, shall include the plural; that all rights and obligations under this mostgage shall extend to and he binding upon the respective heirs, executors, administrators, successors and assigns of the Mostgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises. IN WITNESS WHEREOF, we have hereunto set our hands and seals this 17th A.D. 19 70 himas M. Gal **EISEAL**I (SEAL) Mary M. Gale (SEAL) (SEAL) State of Kansas 1.85 4 Countr of Douglas Mary E. Haid _____, a Notary Public in and for said County, in the State aforesaid, DO HERFBY CERTIFY that Thomas Mr. Gale and Mary M. Gale, 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 Rife shid Justrument as their free and voluntary act, for the uses and purposes therain set forth, including the felease and waiver of all rights under any homestead, exemption and valuation laws. CIVIE of the my hand and Notarial Seal this 17th day of June ____, A.D. 19__70_ UBYNOntrision expires April 16, 1973 Notary Public Mary E. Haid Filed for record in Recorder's Office of Beem Register of Deeds

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