229 1 All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due or less or agreement is to become due, under or hy virtue of any lease or agreement for the use or occupancy of aid property, or any part thereol, whether now due are and not secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and thereof, make leases to terms deemed advantageous to it, terminate or modify existing or future leases, collection thereof, make leases to terms deemed advantageous to it, terminate or modify existing or future leases, collection and receive and or of the overage advantageous to it, terminate or modify existing or future leases, collection thereof, make leases to terms deemed advantageous to it, terminate or modify existing or future leases, collection thereof, make leases to terms deemed advantageous to it, terminate or modify existing or future leases, collection thereof, make leases to terms deemed advantageous to it, terminate or modify existing or future leases, collection thereof, make leases to terms deemed advantageous to it, terminate or modify existing or future leases, collection thereof, make leases to terms deemed advantageous to it, terminate or money necessary for severage and other forms of insurance premiums, taxes and asystemeral exercise of the powers berein static to secure which a lease is restricted to the income returner easonable compensation for the line or the line of any other indeltidenes hereby erected on the mortgaged premises, and on the income therefore which line is prior to the line of any other indeltidenes thereby there is static to severe which a lies is sole discretion, needed for the alfores and propers, first on de interest and the prosession of Mortgagee and assessments, and all expenses there is sole discretion and environme in the hort target. The any whether there he a decree is any time to related thereof. The alforeside or proves in the K That each right, power and remedy herein conferred upon the Mortgages is simulative of every other right or remedy of the Mortgages, whether herein or by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgages of performance of any covenant herein or in said obligation contained shall thereafter in any maner affect the right of Mortgaged-to require or enhance performance of the same or any other of said covenants; that wherever the context hereof requires, the masceline gender, as used herein, shall include the forming and the neuter and the singular number, as used herein, shall miniatrators, successors and assigns of the Mortgages; 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 15th day , A.D. 19 70 of. Verlin D. Gilbert Mary S. Gilbert (SEAL) (SEAL) (SEAL) State of Kansas County of Douglas , a Notary Public in and for said County, in the State aforesaid, I. Mary E. Haid DO HEREBY CERTIFY that Verlin D. Gilbert and Mary S. Gilbert, husband and wife personally known to me to be the same person or persons whose name or names is or are subscribed to the loregoing 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 release and waiver of all rights under any homestead, exemption and valuation laws. OWEN under any hand and Notarial Seal this 15th day of July , A.D. 19 70 * Commission expires April 16, 1973 5-1180 Hard Mary E. Hald Notary Public 10 Filed for record in Recorder's Office of County, State of yy × 11 · 3 Geliller af M. banne. Been Register of Deeds

3-5. 8-18