

All ensements, rents, issues and profits of said previous are pleided, assigned and transferred to the Mortgage, whether may be address or agreement for the use or occupancy of said property, or any part thereof, which are or agreement is written or verbal, and it is the intention hereof (a) to please and errors, and (b) to establish an absolute transfer before or after force-on and such leases and agreements and all the avails thereout, or generative with said errors, make leases of the mortgage of all such leases and agreements and all the avails thereauter, ogethereythish are absolute transfer before or after force-onsure saie, to enter upon and take possession of, manage, maintain and operate aid premises, or any part here before or after force-onsure saie, to enter upon and take possession of, manage, maintain and operate aid premises, or any prepose to enter upon and take possession of, manage, maintain and operate aid premises, or any prepose do the mortgage of the said are entered for the associated or more upon and take possession of, manage, maintain and operate aid premises, or any prepose do the enter upployee, allet or create and the constrained or the previous and enter the previous and enter the previous and enter the previous and enter the previous the relative team error and the enter the said or terms and and the entering agreement therefore when it deems new prepose to a short and extended coverage and other forms monty here in sprit on the line of any other indebted mess there is no and the is prive to the line of any other indebted and the isotene retain reasonable compensation for itself, pay intransfer and from time to fine agreemal activity includent to absolute ownered if the taforesaid purpose. First on the interest and the minite and extended the associate of the Mortgage and the address in a plantable and in the principal of the indebted persons here the interest is and denter interest in the Mortgage of any shall be a transfer and assessments, and all the indebted and the indebte

· ...

4 E 11

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 by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of performance of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee of performance performance of the same or any other of said covenants; that wherever the robest hereof requires, the mascaline gender, as used herein, shall include the feminice and the neutre and the singular number, as used berein, shall include the plural; that all rights and obligations under this mortgage shall extend to and be binding upon the respective herein, security, administrators, successors and assigns of the Mortgagees, and the successors and assigns of the Mortgagees, and that the powers herein mentioned may be exercised as often as occasion therefor arises

. A.D. 19 70 James M. Rosse Asyen (SEAL) -(SEAL)

A Raeser (SEAL) (SEAL)

day of Maiset

and of

Notary Public

6

ame P. Barrett

1.16

383

383

State of \_\_Illinois

County of Jackson Denet Anas

, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that\_ James M. Rosser and Carmen R. Rosser, husband and wife

SS

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 release and waiver of all rights under any homestead, exemption and valuation free.

3nd "

GIVEN under my hand and Notarial Seal this My Commission expires March 25, 1972

Filed for record in Recorder's Office of

Register of Deeds anece.

A.D. 19 70