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J All casements, rents, issues and p hereafter to become due, under or by virtue lease or agreement is written or verbal, and and not secondarily and such pledge shall	it is the intention hereof (a)	to pledge said rents, issu	said property, or any pa- ies and profits on a pari-	t thereof, whether said y with said real estate
assignment to the Mortgagee of all such l either before or after foreclosure sale, to	eases and agreements and a enter upon and take porsess	ll the avails thereunde ion of, manage, maint	r, together with the rig	ht in case of default, remises, or any nart
employ renting agents of other employees, purchase adequate fire and extended cove powers ordinarily incident to absolute and	alter or repair said premis- erage and other forms of in	s, buy furnishings and usurance as may be de	equipment therefor whe emed advisable, and in	n it deems necessary, general exercise all
hereby created on the mortgaged premise secured, and out of the income retain reas of every kind, including attorney's fees, in	s and on the income therefs onable compensation for its	rom which lien is prior ell, pay insurance prem	to the lien of any other ums, taxes and assessm	secure which a lien is r indebtedness hereby ents, and all expenses
hereby secured, before or after any decree in personam therefor or not. Whenever all there is no substantial uncorrected default	of foreclosure, and on the of the indebtedness secured	deliciency in the procee hereby is paid, and th	d then on the principa ds of sale, if any, whet e Mortgagee, in its sole	of the indebtedness ber there be a decree discretion, feels that
all indebtedness secured hereby is paid in foreclosing the lien hereof, but if no dee Martinance shall bowever, but at he direct	d be issued, then until the	Master's Deed or Spec expiration of the stati	e possession of Mortgag ial Commissioner's Deed itory period during wh	ee may continue until pursuant to a decree ch it may be issued.
affecting the lien hereof. Mortgagee shal sustainable against Mortgagee hased upor sixty days after Mortgagee's possession cease	acts or omissions relating	to the subject matter	ad without this paragra of this paragraph unic E ^{C3}	and premises without oph. No suit shall be a commenced within
K That each right, power and rem Mortgagee, whether herein or by law confer of any covenant herein or in said obligation performance of the same or any other of an	contained shall thereafter	acutrently therewith, the	it no waiver by the Mort	gagee of performance
performance of the same or any other of sai include the feminine and the neuter and the this mortgage shall extend to and be hindi and the successors and assigns of the Mortg	e singular number, as used I	terein, shall include the	es, the masculine gender plural; that all rights .	, as used herein, shall and obligations under
	*		Concerning as initial as in	,
				a
IN WITNESS WHEREOF, we have	ave hercunto set our har	nds and seals this	. 14th	day
August	A.D. 19 70			
Al Handley	4	A		
William C. Fletcher	(SEAL)	Diane C. I	e <u>A</u> lete letcher	(SEAL)
William C. Fletcher	11	And successive sections of the section of the secti	e flite Ietcher	(SEAL) (SEAL)
William C. Flatchar	(SEAL)	And successive sections of the section of the secti	Lite Ietcher	
William C. Pletcher State of Kansas	(SEAL) (SEAL)	And successive sections of the section of the secti	Letcher	
William C. Flatcher	(SEAL) (SEAL) } SS , a Not	Diane C. 1		(SEAL) State aforesaid,
William C. Flatcher	(SEAL) (SEAL) } SS , a Not	Diane C. 1		(SEAL) State aforesaid,
William C. Fletcher	(SEAL) (SEAL) } SS , a No am C. Fletcher e	Diane C. 1 tary Public in and fo and Diane C. F	letcher, husb	(SEAL) State aforesaid, and and wife
William C. Fletcher State of Kansas County of Douglas I. Mary E. Haid DO HEREBY CERTIFY that Willi ersonally known to me to be the sam astrument, appeared before me this d	(SEAL) (SEAL) } SS , a Not am C. Fletcher a re person or persons who ay in person and acknow	Diane C. 1 tary Public in and fo und Diane C. F ose name or names eledged that they	letchen, husb is or are subscribed have signed, seal	(SEAL) State aforesaid, and and wife to the foregoing ed and delivered
William C. Flatcher State of Kansas County of Douglas I. Mary E. Haid O HEREBY CERTIFY that Willi ersonally known to me to be the sam instrument, appeared before me this d are said Instrument as their	(SEAL) (SEAL)) SS , a Not arm C. Fletcher a e person or persons who ay in person and acknow free and voluntary act.	Diane C. 1 any Public in and, fo and Diane C. F ose name or names viedged that they for the uses and put	letcher, husb is or are subscribed have signed, seal	(SEAL) State aforesaid, and and wife to the foregoing ed and delivered
William C. Flatcher	(SEAL) (SEAL)) SS , a Not am C. Fletcher a av in person and acknow free and voluntary act, any homestead, exemptions and this 14th	Diane C. 1 tary Public in and, fo and Diane C. F ose name or names vledged that they for the uses and pur in and valuation law	eletcher, husb is or are subscribed have signed, seal poses therein set for 5	(SEAL) State aforesaid, and and wife to the foregoing ed and delivered
William C. Flatcher	(SEAL) (SEAL)) SS , a Not am C. Fletcher c e person or persons who ay in person and acknow free and voluntary act, any homestead, exemptin	Diane C. 1 tary Public in and, fo and Diane C. F ose name or names vledged that they for the uses and pur in and valuation law	eletcher, husb is or are subscribed have signed, seal poses therein set for 5	(SEAL) State aforesaid, and and wife to the foregoing ed and delivered th, including the

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