23 1 All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due on the or a systement is the intension hereof (a) to pledge said rents, issues and profits on a parity with said real estate and to secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and to secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and the more secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and the porsession of manage, maintain and operate said premises, or any part therefor evalue fyterolosure sale, to enter upon and take porsession of manage, maintain and operate said premises, or any part therefor and the factors or after fyterolosure sale, to enter upon and take porsession of manage, maintain and operate said premises, or any part there, take faces to there and extended coverage and other forms of insurance as may be deemed advisible, and it does necessary powers ordinarily incident to absolute ownership, advance of borrow money mecsary for any purposethere in stage to secure which a lien to income therefore which lien is prior to the lien of any other indeit decis the income treature as decreed for the aforesaid purposes, first on she interest and then on the principal-or the inter does there in decreed are secured and and the ording existing and there for the lien one there incide to absolute ownership advance of the powers here in given, and from time to time apply any balance of thereof, shall relinquish possession and part decree of the advected for the aforesaid purposes, first on she interest and then on the principal-or the indeit decise that decree are substantial incorrected default in performance of the possession of the port of precisions of Mortgagee and assessents, and all expenses there of shall relinquish possession and pay to Mor K That each right, power and emergy berein conferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or hy law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of performance of any covenant acrein or in said obligation containers shall thereafter in any manner affect the right of Mortgagee to require or enforce performance of the seme or any other of said covenants; that whereaffer the context hereof requires, the masculing gender, as used herein, shall include the feminine and the neuter and the singular number, as used herein, shall include the plural; that all rights and obligations inder this nortgage shall extend to and be 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 herefor arises. IN WITNESS WHEREOF, we have hereunts set our hands and seals this 10th day of September , A.D. 19 70 8. Robert Misch. Anna L. Misak (SEAL) L'Thusak (SEAL) \* (SEAL) (SEAL) State of Kansas and the second SS County of \_ Douglas 'Mary E. Haid I,\_\_\_\_ , a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that O. Robert Misak and Anna L. Misak, 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 And a set of all rights under any homestead, exemption and valuation laws. nent as their free and voluntary act, for the uses and purposes therein set forth, including the day of September A.D. 19 70 -::-My Compression expires April 16, 1973 115 & thick Mas COUNT Mary E. Haid Notary Public Janue Doem Register of Deeds Recorded September 10, 1970 at 3:39 P.M.