2310 1 2 2 m 1.1.1 1 NO 1 he fa 192 1 All easements, rents, issues and profits of said-premises are pledged, asigned and transferred to the Mortgagee, whether now due of breacher to become due, under or by virtue of any lease or agreement for the use or occupance of said property, or any part hereof, whether and we say or agreement is written or verbal, and it is the intention hereof (a) to pledge said rents, issues and profits on a parity with said real estate and not scenarable to the Mortgagee of all such leases and agreements and all the axis thereander, together with the right in case of default, the before or after forelosure safe, to enter upop and take possession of, manage, maintain and operate said premises, or any part here before or after to replay and use such measures whether legal or equitable as it may deem proper to enforce collection thereof, make leases to terms deemed advantanceous to it, terminate or modify existing or future lease, collect said avails, rents, issues and profits or a parity with said ered estate or repair said premises, buy furnishings and equipment therefore when it deems necessary or repair said premises, buy furnishings and equipment therefore when it deems necessary or any part deems of the motor collection thereof, and the indeptedness herein state to a should e ownership, advance or borrow money necessary for any purpose herein stated to secure which a least is premised or and of the income retain reasonable compensation for their togics or interace of and assesses and any the extended coverage in a three extended coverage in the extension of the indeptedness herein any bud deemed advance or borrow money necessary for any purpose herein state to secure which a least is premised or and the income retain reasonable compensation for their or or prevised and any secure during the previse and assessments, and all expenses or any purpose herein state or and secure during the indeptedness error or not. Whenever, all of the indeptedness secure during the previse of a secure in the indeptedness secure during 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 in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce performance of the same and the neutre and the singular number, as used herein, shall include the plural: that all rights and obligations under this mortgage shall extend to and he binding upon the respective heles, executors, administrators, successors and assigns of the Mortgagee; 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 day ⁹, A.D. 19___71 February of Vernon M. Diel Lois B. Diel (SEAL) (SFAL) (SEAL) (SEAL) State of Kansas (SS County of Douglas I. Mary E. Haid a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Vernon M. Diel and Lois B. Diel, 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 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. and the GUTEN under my hand and Notarial Seal this 17th day of February , A.D. 19 71 Compssion spires April 16, 1973 ージー A glaid Notary Public Ma UBLIC : Mary E. Haid First (of weathin Recorder's Office of County, State of. Beem Register of Deeds Recorded February 18, 1971 at 11:28 A.M. nel

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