and the stand 9 4 1 La (6 0) 33 1 All easements, tents, issues and profits of said, premises are pledged, assigned and transferred to the Mortgagee, whether now due of the profits of a gravity and such pledge shall not be deemed merged in any foreclosure deepte, and (b) to establish an absolute transferred to the Mortgage of all such leases and agreements and all the avails thereaders together with the right in case of default in the other and the pledge shall not be deemed merged in any foreclosure deepte, and (b) to establish and assolute transferred to the Mortgage of all such leases and agreements and all the avails thereaders together with the right in case of default in the other and the pledge shall not be deemed and the pledge shall be availed to equitable as it may deem proper to enforce collection thereis, there is a static to end the there is a static to end the pledge of the experiment of the merged of any foreclosure and the pledge shall be availed to equitable as it may deem proper to enforce collection thereis there is the intention here of the more second the pledge shall be added to the availe there is provide the end of the intention hereis the intention of the static or any part there is a static to end the pledge shall be added to the availe there is the intention to the static or part is a static to end the static or any part there is the intention to the static or any part there is an any deeme proper to end the right in case of default is the intention to the static or any part there is the intention to the static or any part there is an any deeme proper to end the indeplete over any and other to end the pledge shall be added to the intention to the static or any part there is a static to end the intention to the static or any part there is a static to end the intention to the static or any part there is a static to end the intention to the static or any part there is a default to end the indeplete the static to end the intention to the static or any part there is a static to end to the indeplete and the experiment i K That each right, power and remedy herein conferred upon the Mortgages is cumulative 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 manner affect the right of Mortgages to require or enforce performance of the same or any other of said covenants: that wherever the confext hereof requires, the masculine gender, as used herein, shall include the leminine and the neuter and the singular number, as used herein, shall include the plural; that all rights and obligations under this mortgage 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 therefor arises. IN WITNESS WHEREOF, we have hereunto set our hands and seals this 1st of. April ..., A.D. 19 71 (SEAL) (SEAL) Peter F.VJ. North (SFAL) (SEAL) State of Kansas 55 Countr of Douglas I.___ Mary E. Haid ____, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Peter F. J. North, a single man personally known to me to be the same person or persons whose name or names is or are subscribed to the foregoin Instrument, appeared before me this day in person and acknowledged that be has signed, sealed and delivered the said Instrument as his -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. Topmission spires April 16, 1973 day of April _____A.D. 19 ____71_ Mary E. Hato Notary Public . -UBIIC Filed for second rest of the of Out of the second of the of of the of the second County, State of o'clock M. Recorded April 1, 1971 at 3:56 P.M. Janue Bee Register of Deeds

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