and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due or y virtue of any lease or agreement for the view or occupiancy of said property or any part incred, whether said al, and it is the intention liered (13) to pledge said rents, issues and profits on a parity with said real exists eschall not be deemed merged in any fore/fosure decree, and thit to establish an absolute transfer and l such leases and agreements and all the avails thermunder, together with the right in case of default, ale, to entre upon and take possession of, manage, maintain and operate said premises, or any part med galvantageous to it, terminate or modify existing of future leases, collect asid avails, rents, issues and and use the measures whether leaged or equitable as it may deem proger to enforce collection thereof, ployees, alter or repair, said premises, buy turnishings and equipment therefor when it deems necessary, led coverage and other terms, of instructure as may be decaded advisable, and in general exercise all premises and on the income therefore, which lien is prior to the lien of any other, indelitedness berefor increded for the aforessaid approach, but number premisms, treves, and assessments, and all expenses lees, incurred in the exercise of the powers herein give, and from time to time apply any balance of accided for the aforessid appases. Just on the interest, and there are the nodelitedness are deere ever all of the indelitedness secured hereby is paid, and the Mortgagee, on substructure there de decree and pay to Mortgagee as ware herein it is bard. The possession of Mortgagee may sontinue mil-paid in full or until the descingery of a Matter's Deed or Special Commission of Mortgagee may sontinue until paid in full or until the countil the expense. Deed or Special Commission of Mortgagee may sontinue until-paid in full or until the autifier to reduce or balandon possession of and premises without esciention any power, it any time to reline to take or to abandon possessi I. All easements, rents, hereafter to become due, ander lease or agreement is written as and not secondarily and such assignment to the Mortgagee either before or after foreclos thereol, make leases for term profits, regardless of when ea-emplay renting agents of othe purchase adequate for and unverse ordinarily, because of othe purchase adequate for and purchase avequate powers ordinarily is hereby created on secured, and out of of every kind, inch income not, in its -hereby secured bef in personam thereby there is no substant in personain iner-there is no subst-thereof, shall rel-all indebtedness i foreclosing the 1 Mortgagee shall, affecting the lier sustainable again size days. The Statement ay continue until isuant to a decree it may be issued premises without No suit shall be . sustainable against Mortga and remedy herein conferred aw conferred, and may be ento obligation contained shall there her of said corenants; that whe er and the singular number, at here hereit. K That each right, power Mortgagee, whether herein or by of any rovenant herein or in sai performance of the same or any include the feminine and the net this mortgage shall extend to a and the successors and assigns of Mortgagee is cannalative ad every other right or remedy of the rently therewith, that no waiver in the Mortgagee of performance on manner affect the right ad-Mortgagee to require or enforce on text hereof requires, the massaline gender, as used herein, shall as shaft include the planal; that ill ciphts and obligations under centors, administrators, successors, and assigns of the Mortgagor mantioned much as generated with a session of the Mortgagor binding upon the respect Mortgagee: and that the IN WITNESS WHEREOF, we have hereunto set our hands and seals this _____ 19th March _, A.D. 19_71 of Mark Allen Einhellig Mark Allen Einhellig (SEAL) (SEAL) Gloria Eugenta Etnhellig (SEAL) (SEAL) State of Kansas 99 County of Douglas a Notary Public in and for said County, in the State aforesaid, I. Mary E. Haid DO HEREBY CERTIFY that Mark Allen Einhellig and Gloria Eugenia Einhellig, 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 Matriment 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. GIVEN under my hand and Notarial Seal this 19th day of March A.D. 10 71 M Commission expires April 16, 1973 Haid Mary E. Hard Notary Public BeemBregister of Deeds Ya Recorded April 2, 1971 at 10:05 A.M.

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