in the new states . ils. to get a start of the 164 1 All easements, repts, is hereafter to become due under to lease or agreement is written to and not secondarily and such in assignment to the Mostgager of either before we after foreclosus thereof, make leases for terms profits, regardless of when after employ renting agents of other s parchase adoquate for and cut bereps ordinarily incident to all bereps created on the mortage securics, and on other It, issues and profits of said premises are pledged, assigned and transferred to the Marighgee, whether now due or other by virtue of any lease or agreement for the use or occupance of said property or any part thereof, which are said or or verbal, and it is the intention hereof (a) to pledge said errors issues and profits on a parity sail said real estate uch pledge shall not be deemed merged in any foreclosure docree, and (b) to establish as absolute-transfer and gee of all such leases and agreements and all the avails thereunder, backber with the right in cose of default closure shows by to enter upon and take procession of, minarge, maintain and operate said premises, or any part errors decemed advantageous to it, terminate or modify existing or future lease, called and permises, or any part 10 opifeise all ich a lien is ness hereby any purpose powers ordinarily incident to absolute hereby created on the mortgaged pre-secured, and out of the income retain of every kind, including antennys [co-income not, in its side discretion, me incredy secured, before or after any de in personam therefor or not. Wheneve there is no substantial uncorrected die thereof, shall edimentia presention in as an experises bunce of ventung, taxi vent and From t and then or heady section in the same inservition, meeded for the altoresaid purposes, first on the interest and then on the drinking of the indebiedness in personan herefor or not, whenever all of the indebiedness secured hereby is paid, and the Morganere, in its sole discretion, devised in personan herefor or not, whenever all of the indebiedness secured hereby is paid, and the Morganere, in its sole discretion, devis, there here is no substantial uncorrected default in performance of the Morganer agreements herean. The Morganere, in site sole discretion, devis, there hereof, shall relinquish procession and part to Morganer any suplus means in its holds. If any whether there is a discretion and part to Morganer any suplus means in its holds. The moses of Morganere may confidure unit all indebiedness secured hereby is paid in full grantial the delivery of a Master a Deed or Special Commissioner's Deed javalant to a decree foreclosing the lien hereof. But if no deed he issued, then that if the expiration of the statutory period during which it may be samed Morganeres shall, however, have the discretionary power at any time to refuse to take or to algoriton possession of and parts is written affecting the lien hereof. Mortgages based upone acles or omissions relating to the statutory period during period during be samed. No suit shall be asstantable against Morgages based upone acles or omissions relating to the subject matter of this gauging universe commenced within saying any and primese commenced within K That each right, power and remedy herein conferred upon the Matganee is camulative of every other right or remedy of the trigagee, whether herein or by law conferred, and may be enforced concurrently therewith, that no waiver by the Margagee at performance any covenant herein or in said obligation contained shall thereafter in any manute affect the right of Morgages to require a sinformation formance of the same or any other of said-covenants, that wherever the context hereof requires the mascaling gender, as used herein, shall hade the formining and the neuter and the singular humber as med herein, shall include the plant, that all rights and obligations used is mortgage shall extend to and he binding upon the respective heis, excentors, administrates, successor and assign to the Mortgage tra-set of the same of any context of the binding upon the respective heis. April Pelue I M Hecalick. Robert M. Haralick A.D. 19 71 lo (SEAL) State of Kansas (185) County of Douglas I. Mary, E. Haid , a Notary Public in an DO HEREBY CERTIFY that Robert M. Haralick and Joy Gold Haralick, Husband personally known to me to be the same person or persons Instrument, appeared before me this day in person and acknowledged that they have the said Instrument as their release and waiver of all rights under any homestead, exemption and yduation laws GIVEN maker my hand and Notarial Seal this 2nd My Commission expires April 16, 1973 - Billing Mary E. Haid Notary Public Recorded April 5, 1971 at 10:30 A.M. Register of Deeds

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