Stor P. D. Di A standy 1 della 68 1 All ensements, rents issues and profits of said, premises are pledged, assigned and transferred to the Mortragee, whether new due of a second arity is written or verbal, and it is the intention bereof (a) to pledge said rents, issues and profits of any please of agreement is written or verbal, and it is the intention bereof (a) to pledge said rents, issues and profits of any please is the deamed merged in any close of acres, and (b) to establish in allowing the intention bereof (a) to pledge said rents, issues and profits of any please is the deamed merged in any close of acres, and (b) to establish in allowing the issues of default in the intention bereof (a) to pledge said rents, issues and profits of any please whether any deam please is the rent issues of a second arity in any please beread any please is the rent issues of a second arity issues of a second arity and use pleases and agreements and all the await thereader, only the rent issues and any please is the rent issues of a second arity and the second arity and the please are pleased and the asset of the rent issues of a second arity issues of a second arity and please to crater upon and the previous material and operate said avails, rents are as a second arity issues of a second arity issues are any deve indicated arity are arreader a 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 by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of performance of any covenant herein or in said obligation contained shall thereafter in any manner affect the right of Mortgagee to require or enforce performance of the same or any other of said covenants; that wherever the context hereof requires, the masculine gender as used herein, shall include the fermione and the neuter and the signal number, as used herein, shall include the plural; that all rights and obligations under this mortgage shall extend to and be bindingfupon the respective herein, usertioned may be exercised as often as occasion therefor arises. τ IN WITNESS WHEREOF, we have hereunto set our hands and seals this 7, A.D. 19 71 April Harry L. Christian (SEAL) Ronald El Ronald E. Christian (SEAL) (SEAL) State of_Kansas (55 County of Douglas I. Mary E. Haid , a Notary Public in and for said County, in the State aforesaid DO HEREBY CERTIFY that Harry L. Christian, a single man and Ronald E. Christian, a single man 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 Cives and instrument as the other free and voluntary act, for the uses and purp release and valuation laws. Cives under any homestead, exemption and valuation laws. Cives under any homestead, exemption and valuation laws. Mx Commission expires April 16, 1973 ____day of April > ______A.D. 19 71 Filed Manacord in R Notary Public Mary E. Haid brd in Recorder's Office of Recorded April 6, 1971 at 2:30 P.M.

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