133 1. All easements, rents, hereafter to become due, under beacondarily and such assignment to the Mortragee either before er after toreclos thereof, make leases for term profils, regardless of shen ear impley renting agents is of othe purchase adequate fire and a beach created on the morta secured, and ent of the income not in its sole discrete is no substantial uncorrection therefores secured held reflecting the hereof. Make the secure of an able telefore on after the personant therefor on and the personant therefor on and the personant therefore on a first and entered and here is no substantial uncorrection of the hereof. Malt telefores thereof, shall be thereof, had the secure that there is an substantial uncorrection of the hereof. Mortagee shall, however, has all of them thereof, the standard against Mortagaee is no as the mortagaee and profits of said premises are pledged, assigned and transferred to the Mortgage whether now due or at and it is the intention hereof (a) to pledge said rents, issues and profits on a parity with said real state estal, not be deemed merged in any foreclosure decree, and (b) to establish right in case of default med advantageous to it the maximum constraints and operate said premises, or any part such leases and agreements and all the avails thereander, together with the right in case of default and uses such measures whather least or equitable as it may deem proper to enforce collection thereof, and other there are an end to the procession of manage maintain and operate said premises, or any par-ind advantageous to it, terminate or modify existing of future leases, collects all avails, rents, issues and and use such measures whather least or equitable as it may deem proper to enforce collection thereof, and one such measures whather least or equitable as it may deem proper to enforce collection thereof, and overage and other forms of insurance as may be deemed advasable, and in general exercise all trendses and on the income thereform which lien is prior to the lien of and assessments, and all expenses there is an on the income thereform which lien is prior to the lien of any sectore which a lien is remises and on the income thereform which lien is prior to the lien of any subter indebtedness hereby in reasonable compensation for itself, pay insurance premium, taxes and assessments, and all expenses there of form hereby its proves herein side thereby its bails and the sectore which a lien is decret of the indebtedness secured hereby its maid and the mort the prioring of the indebtedness there of the indebtedness secured hereby its maid and the indebtedness and expenses in a state in the indebtedness sectored hereby its maid and the Mortgagee and state to yourgage and pay to Abortgage of a Master's Deed or Special Commissioner's Deed pursuant to a decree in deed her issued, then until the expiration of the st K That each right, power and remedy herein conferred up Mortragee, whether herein or by law conferred, and may be enforced e of any tweenant herein or in said obligation contained shall thereafter performance of the same or any other of said covenants, that wherever include the feminine and the neuter and the singular mumber, as used this mostgage shall extend to and be binding upon the respective her and the successors and assigns of the Mortgagee; and the the powers atgagee is cumulative of every other right or remedy of the thy therewith, that no waiver by the Mortgagee of performance manner affect the right of Mortgagee to require or enforce ext hereof requires, the masculine gender, as used herein, shall shall include the plural; that all rights and obligations under tors, administrators, successors and assigns of the Mortgagor, centioned may be exercised as often as occasion therefor arises. IN WITNESS WHEREOF, we have hereunto set our hands and seals this 15th day 6 71 April A.D. Caney M Mary A. Mitchell (SEAL) (SEAL) Mitch (SEAL) (SEAL) State of Kansas 22 Countr of Douglas I. Mary E. Haid , a Notary Public in and for-said County, in the State aforesaid. DO HEREBY CERTIFY that O. Warren Mitchell and Mary A. Mitchell, husband and wife W 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 th release and waiver of all rights under any homestead, exemption and valuation laws. April 16, 1 15th ., A.D. 19. 71 day of April . April 16, 1973 Mary A. Laid Mary E. Haid Notary Public BLIC BLIC 1. County, St i Boo Van Recorded April 16, 1971 at 3:02 P.M. / Register of Deeds

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