A THE PROPERTY The second abartler de la la Weil / Paring 1. 1 1.1 All easements, rents, issues and profits of said promises are pledged assigned and transferred to the More, see, shorther are an arrespondent to the More and and the or operation of the more of any part thereof, whether said and it is the intention hereof (a) to pledge said rents, issues and profits on a parity with said real estates of agreement is written or verbal, and it is the intention hereof (a) to pledge said rents, issues and profits on a parity with said real estates and any toreclosure decree, and (b) to establish an absolute transfer and the operative decree, and (b) to establish and absolute transfer and profits or a parity with said real estates a difference or after foreelosure ealer to enter upon and take po session of magnet maintain and operate said profits or establish and establish and the operate said to entit be assolute transfer and take po session of muture bases, collect said accilit, rents issues and profits related to overlag and other forms of insurance as may be deemed advisable, and it general exercise all profits related to a base there allower and any doce on profits or any part therefore the it decrements in easolute ownership, advance or borrow money for any purpose herein state to see any expression of metal and on the income therefore which all expression of the indeptedness herein the relation and all expression of the indeptedness of the rent and all expression of the indeptedness of the indeptedness and be the income therefore which lies is prior to the line of any share there here here all expression of the indeptedness of operative section are easily for the algoest of the powers herein given. All Mortgage, or astisfactory evidence is partition, including attorney is less, including attorney is the indeptedness agreement is hand. The possession of Mortgage, and state are all expression indept y to Mortgage and any there of the indeptedness exerce the here is no substatial information of the indeptedness exerce which all related the indeptedness exerce there is ano 12.2 <sup>6</sup> K That each right, power and remedy herein conferred upon the Mortgagee is cumulative of every othe? right or remedy of the Mortgage, whether herein or in stid obligation contained shall thereafter in any mannet 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 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 herein, executors, administrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises. 1 day \* April AD. 19 71 the Faurence Margarge C. Day REASEAL) (SEAL) Dav (SEAL) (SEAL) State of Kansas SS County of Douglas Mary E. Haid 1 , a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that John Laurence Day and Margaret-C. Day, 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 Instrument 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. Noter my hand and Notarial Seal this 30th day of April , A.D. 19\_71 ALANY April 16, 1973 Mary E. Haid Notary Public File Recorder's Office of County, State of Janus Seem Register of Deeds Recorded May 3, 1971 at 10:21 A.M.