If All easiments, rents, issue, and profits of said premises are pledged, assigned and transferred to the Mortgages, whether new due or hereafter to become due under or by virtue of any lease or agreement is abjetted or verbal, and it is the intention hereof (a) to pledge said rents, issues and profits on a parity with said real estate and not secondarily and such pledge shall bet be decrued merged in any forcelosure decree, any 16th to establish or absolute transfer and assignment to the Mortgagee of all such leases and agreements and all the avails thoseintees, logebor verbalish or absolute transfer and assignment to the Mortgagee of all such leases and agreements and all the avails thoseintees, logebor with the right in case of default, either herote or after forcelosure sole to enter afour and take no session of, manage, maintain and operate said profits executely force or after force and take possession of, manage maintain and operate said profits, regardless of when canned and use such messages whether leads or equatable as it may done proposition and avails rents issues and profits, regardless of when canned and use such messages whether leads or equatable as it may done proposition determined agents of other of players, after form and remained adjustment of the possession of the rents of the early of the entire experiments adjusted and in general exercise all powers ordinarily incident to absolute synersising, advance or borrow money necessary for any purpose begin stated to see a breithey rented on the mortgaged premises and on the home return reasonably compensation for itself, pay instance permises, large and assessments, and all exposues of every kind, including attorneys fars, inchired in the exercise of the powers of the profits of permises, large and assessments, and all exposues of every kind, including attorneys fars, inchired in the exercise of the powers of the profit of the ordinarily inchired in a substitution of the Mortgagee, in its sole digretion, feels that there is no substantial inner

1

K. That each right, power and rimedy begins conferred upon the Mortgages is sumulative of every other right or remedy of the Mortgages, whether herein or by law conferred, and may be enforced concurrently thorowith, that no variety by the Mortgages of performance of any covenant herein in in said obligation contained shall thereafter in any manner affect the tight of Mortgages to require or enforce performance of the same or any other of said covenants; that wherever the context hereof requires the maxualine gender, as used begin, shall neduce the funding and the neutre and the singular fundier, as used because, stall make the plural, that all rights and obligations under this mortgage shall extend to and be binding upon the respective here, sevenious, administrators successors and assigns of the Mortgager, and the successors and assigns of the Mortgager, and the successors are assigns of the Mortgager.

BLICA	Mary E. Haid Notary Publi	
My Commission expires April 16, 1973		1
WEX process hand and Notarial Seal this 19th	day of May	A.D. 19 '71
Acase and waiver of all rights under any homestead, ex	segiption and valuation laws.	, memanag
their		
nstrument, appeared before me this day in person and	acknowledged that they have signed.	scaled and delive
ersonally known to me to be the same person or person	ns whose name or names is br are subscrib	ed to the forego
		S
O HEREBY CERTIFY that Larry H. Midyett	and Sue Ann Midyett, husband	d and wife
I. Mary E. Haid	a Notary Public in and for said County, in	the State aforesi
County of Douglas		
\ss \		
State of Kansas		
(SEAL)		(SEA
Larry H. Midyett	Sue Ann Midyett	Ø (SEA
		Y. San
May Michael (SEAL)	9 13 W. I 44	35.4

Recor

0