I and the second se 1. 4. 17 and the first set 1 11 1 1 It. sues and prohit of said premises are predged assigned and r by virtue of any lease or agreement for the use to occupancy etchal, and it is the intention hereof (a) to pledge said reats. ledge shall not be deemed merged in any preclosure derive all such leases and agreements and all the avails therein e sale, to enter upon and take possession of, manage, mai deemed adopantageous to it, terminate or modily existing or ed, and use such measures whether legal or equitable as it imployees, alter or repair said premises, buy furnishings an ended coverage and other forms of insurance as al first st J • A1 easements, rends, issues and profits of breafter to become due, under or, by virtue of any lease or agreement is written or verhal, and it is the and not secondarily and such pledge shall not be assignment to the Mortgagee of all such leases a either before or after foreclosure sale, to enter u thereof, make leases for terms deemed advantage prefits; regardless of when earned, and use such amploy renting agents of other, employees, after o purchase adequate fire and retended coverage a bayers ordinarily incident to absolute ownership Paka tradisticility to the autotragages, pancy of said property, or any part the edge issues and profits on a parity wit reof, whether said th said real estate (the y points regardless of when carned, and use such measures whether legal or equitable as it may deep proper to enforce muchase adequate fire and extended coverage and other forms of insurance as may be deep proper to enforce powers ordinarily incident to absolute covereship, advance or borrow money necessary for any propose herein stated to see hereby created on the mortgaged premises and on the income thereform which lies is prior to the lies of any other installe, and in ger powers ordinarily incident to absolute covereship, advance or borrow money necessary for any propose herein stated to see hereby created on the mortgaged premises and on the income thereform which lies is prior to the lies of any other in secured, and out of the income retain reasonable complexition for itself, pay insurance premiums, taxes and assessments of every kind, including attorney's fees, incurred in the exercise of the powers herein given, and from time to time appli-mome not, in its sole discretion, needed for the aforesaid purposes, first on the interest and then, on the principal of there is no substantial necerceited default in performance of the Mortgagor's actements herein, the Mortgage in as sole disc-tingage in all indebitedness secured hereby is paid, and the Mortgage in a sole dis-there is no substantial necerceited default in performance of the Mortgagor's actements herein, the Mortgage in an all indebitedness secured hereby is paid in full or until the delivery of a Master's Deed of Special Commissioner's Deed pur-Mortgage shall, however, have the discretionary power at any time to relate to take or to abandon possession of said affecting, the life thereof. But if no deed be issued, then until the explorition of the staticty period during which if Mortgage shall, however, have the discretionary power at any time to relate to take or to abandon possession of said affecting, the life thereof. Mortgagee shall have all powers, if any, which it might have had without this paragraph, unless co is sty days after Mortgage s indebtechness hereby its, and all expenses pply any balance of of the indebtechness of the indebtechness of there he a decree discretion, feels that anisfactory didence is may omitime until pursuant to a decree h it may the issued, id premises without th. No suit shall be a commenced within e of every other right or remedy of the waiver by the Mortgagee of performance tht of Mortgagee to require or enforce e masculine gender, as used been, shall K. That each right, power and remedy herein conferred upon the Mortgagee is c traggee, whether herein or by law conferred, and may be enforced concurrently therewith o Mo gee of performance require or enforce s used herein, shall enant herein or in said ob re of the same or any other feminine and the IN WITNESS WHEREOF, we have hereunto set our hands and seals this of June ....., A.D. 19\_71 Patsy B. Anderson (Inderson (SEAL) Roger C. Anderson (SEAL) (SEAL) State of Kansas County of\_\_\_\_ Douglas I, Mary E. Haid \_\_\_\_\_, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Roger C. Anderson and Patsy D. Anderson, husband and wife S. 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, VEN under av hand and Notarial Seal this 14th day of June A.D. 19 71 Wy Commission expires April 16, 1973 Filed 94 to bord in Ber Mary E. Haid Notary Public e Beam Register of Deeds Recorded June 15, 1971 at 9:46 A.M. Yance and a