1 All easements, rents, issues and profits of said premises are pledged, assigned and transferred to the Mortgagee, whether now due or breadter to become due, under or by virtue of any lease or agreement for the use or occupancy of said property, or any part thereof, whether said and a scendardly and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and any scendardly and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute transfer and any foreclosure decree, and (b) to establish an absolute transfer and any foreclosure decree, and (b) to establish an absolute transfer and predict or after foreclosure sale, to enter upon and take possession of, manage, maintain and operate said premises, or any part thereof, make leases for terms deemed davantageous to it, terminate or modify existing or future leases, collect said avails, rents, issues and profits of said premises and other forms of insurance as may be deemed advisable, and in general exercise all premises of other employees, after or repair said premises, buy furnishings and equipment therefor when it deems herees are proper to enforce collection thereof, under the and extended coverage and, other forms of insurance as may be deemed advisable, and in general exercise all premises dequate fire and extended coverage on the othereof more may insurance premiums, taxes and assessments, and all expenses of events, duding attorney's fees, incurred in the exercise of the powers herein given, and from time to time apply any blance of event second and use there of a fire any deere of foreclosure, and on the deficiency is represented. Mortgagee, its whether there he a decree in personan therefor or not. Whenever all of the indebtedness secure hereby is paid, and the Mortgagee, its own assistant to a decree in predictions are second and any deeme of Mortgagee and assistention exercise of the mortgage shall however, have the discretion any surplus income in ith shan

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 in suid obligation contained shall thereafter in any covenant herein or in suid 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 feminice at 3 the neuter and the singular number, as used herein, shall include the plural; that all rights and obligations under

of August	, A.D. 19.71		
C. John Barry	(SEAL)	Besslouise Barry /	(SEAL)
	(SEAL)		(SEAL)
State of Kansas			
	ss		
County of Douglas			
I. Mary E. Hai		Notary Public in and for said County, in the	
DO HEREBY CERTIFY that C.	John Barry and E	Besslouise Barry, husband and	d wife
personally known to me to be the	same person or persons	whose name or names is or are subscribed	1 to the foregoing
Instrument appeared before me th	is day in person and ad	mowledged that they have signed, see	ded and delivered
		coolseledged that they have signed set	
the sold instrument as their	free and voluntary	set for the uses and purposes therein set fo	
	free and voluntary (ler any homestead, even	set for the uses and purposes therein set fo	orth, including the
the said Instrument as their release and waiver of all rights un very some suite hand and Notari	free and voluntary a ler any homestead, exen al Seal this 13th	act, for the uses and purposes therein set for option and valuation laws.	orth, including the
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