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1 All exercises can be an example of and premises are pledged, assigned and transferred to the Mortgagee, whether now due or breaker to become due, under or by virtue of any lease or agreement for the use or eccupancy of sold property, or any part thereof, whether said and there before or after foreclosure sale, to enter upon and take poression of, anange, maintain and operate said premises, or any part thereof, whether said segments to the Mortgagee of all such leases and agreements and all the avails thereander, together with the right in case of default there before or after foreclosure sale, to enter upon and take poression of, anange, maintain and operate said premises, or any part thereof, whether here or after foreclosure sale, to enter upon and take poression of, anange, maintain and operate said premises, or any part thereof, whether here or after foreclosure sale, to enter upon and take poression of, anange, maintain and operate said premises, or any part thereof, whether here or after foreclosure sale, to enter upon and take poression of, anange, maintain and operate said premises, or any part there of, and there here or a flue foreclosure sale or crepair said premises, buy furnishing a future leases, collect said avails, rent, singes and equipment therefore when it deems necessary for any purpose herein stated to scence which a lien is prover to the lien of any other indebtedness herein stated to scence which a lien is fore the mortgagee to enserve and on the norem therefore where and then on the primicipal of the indebtedness termed here the powers herein and the prime apply any balance of the powers herein and the prime and assessments, and all expenses of the induce or any default premises, and on the defores in the powers herein, the Mortgagee, or astisfactory evidence there is no substantial on or the primicipal of the indebtedness scence dhere is no substantial and on the primicipal of the indebtedness therein the powers herein the default and the powers in the sole discretion, needed for t

K. That each right, power and remark herein emferred upon the Mortgagee is cumulative of every other right or remedy of the Mortgagee, whether herein or by law conferred, and may be enclored concurrently therewith, that no waiver by the Mortgagee of performance of any covenant herein or in said obligation contained shall thereafter in any manner after 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 maguline gender, as used herein, shall include the feminine and the neuter and the singular number, as used herein, shall include the plural; that all rights and obligations under this mortgage shall even and each of the binding upon the respective heirs, executors, audimistrators, successors and assigns of the Mortgagee; and that the powers herein mentioned may be exercised as often as occasion therefor arises.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this 1st Kathe S. Rhodes Kathe S. Rhodes hodis Kent T. Rhode State of Kansas 5.55 Countr of Douglas I, Mary E. Haid , a Notary Public in and for said County, in the State aforesaid. E under the and and Notarial Seal this O AA Soundsside Spires April 16, 1973. UBLICIA Mary E. Hard Re Xleid COUNTY Recorded September 3, 1971 at 2:37 P.M. Vance Beem Register of Deeds