In the excent lies, tends, tends and promis of said premises are pledged, assigned and transferred to the Mortgagee, whether after to become due, under or by virtue of any lease or agreement for the use or occurancy of said property, or any part thereof, we or agreement is written or verbal, and it is the intention hereof (a) to pledge said rents, issues and profits on a parit with said anise to become due, under or by virtue of any lease or agreement for the use or occurancy of said property, or any parit thereof, we not secondarily and such pledge shall not be deemed merged in any foreclosure decree, and (b) to establish an absolute to end, make leases for terms deemed advantageous to it, terminate or modify existing or futare leases, collect said avails, rents e.e., make leases for terms deemed advantageous to it, terminate or modify existing or futare leases, collect said avails, rents lay rentize advantage of all such verses, alter or repair said premises, or its, regardless of when earned, and use such measures whether legal or equitable as it may deem proper to enforce collect has adequate fire and extended qoverage and when forms of instrance as may be deemed advisable, and in general e ers ordinarily incident to absolute ownership, advance or borraw money necessary for any purpose herein stated to secure whe red, and out of the income retain reasonable compensation for itself, pay insurance premiums, taxes and assessments, and a very kind, including alterney's less, incurred in the exercise of the powers herein given, and from time to time apply any has seen to a reterion, needed for the aforesaid purposes, first on the interest and then on the principal of the in-they seen and on the including alterney's less, incurred in the exercise of the powers herein and then on the principal of the in-they seen and here or a rater any decree of foreclosure, and on the decined in the recess of all then on the principal of the infor or not. Whenever all of the indebtedness secured hereby is paid, ntial uncorrected default in performance of the Mortgagor's agreemer quish possession and pay to Mortgagor any surplus income in its ha cented hereby is paid in full or until the delivery of a Master's Deed on hereof, but if no deed be issued, then until the expiration of it inverver have the discretionary power at any time to reluse to take hereof. Mortgagee shall have all powers, if any, which it might i Mortgage based upon acts or omissions relating to the subject utgager's possession ceases. That each-right, power and remedy herein conferred upon the Mortgagee is cumulative of every other right or ra-agee, whether herein or by law conferred, and may be enforced concurrently therewith, that no waiver by the Mortgagee of covenant herein or in said obligation contained shall thereafter on any manner affect the right of Mortgage to requir mance of the same or any other of said covenants; that wherever the context hereof requires, the masculine gender, as used IN WITNESS WHEREOF, we have hereunto set our hands and seals this 29th William Aaron Miller Nancy Clare Miller State of Kansas County of Douglas I. Mary E. Haid a Notary Public in and for stid County, in the State aforesaid, William Aaron Miller and DO HEREBY CERTIFY that Nancy Clare Miller, husband and wife Instrument, appeared before me this day in person and acknowledged that they have signed, scaled 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. Per the hand and Notarial Scal this 29th day of October , A.D. 19 71 Mary E. Haid Notary Public 1) (dam) (d UBLIC . Filed for recont in Recorder's Office of Douglas County, State of Karses 2:56 _____ o'clock / M. Recorded November 1, 1971 at 2:56 P.M. anice Beam Register of Deeds Ry: Sue Neustyter Data C

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