306 Mortgagor hereby assigns to mortgages the rents and income arising at any and all times from the property, mort-operty and collect all rents and income and apply the same or their at its option, upon default, to take charge of a safe operty and collect all rents and income and apply the same or their as interview of the argue of a safe pairs or improvements accessary to keep said property in tenantable condition, and there are presented in the most in this mortgages or in the note hereby secured. This assignment of rents, and the charge or payments provided hance of and note is fully guid. It is also agreed that the taking of possessis horvauder shall as no mamer prevent or If there shall be any change in the overarbing of the premises covered hereby, without the consent of the mortgages of the payment of the assumption fee as specified in the premises covered hereby without the consent of the mortgages takes and not increase and forecleaurs proceedings may be instituted hereo. If said mortgages of all cause to be paid to mortgages the sairs amount due it hereunder and under the terms and the bears and provisions thereof, and camply with all the provisions in said note and in this mortgage or chained in these presents shall be only changes to an of here and affect, and mortgages shall be can change and the desaud there is and the same whole of hall one and the same the and of here and affect and mortgages are aball be and change the same to be paid to mortgages at the rise of 10% per annual. Then the date of such drame to the market are and any it is option. If and mortgages are also drame is the rende of 0.00 per and the terms and the terms and provisions thereof, and camply with age action to protect its rights, and from the date of such defaul terms of indebieness hereunder shall draw index hage as the rate of 10% per annum. Appresiment and all benefits of the shorts. WHENEVER USED, the singular shall include the plural, the plural the singular, and the use of any gender shall be the heret. IN WITHERES WHER IN WITNESS WHEREOF, said mortgagor has her ed the day and year f Hany E. Bradford ACKNOWLEDGMENT STATE OF KANSAS. County of Douglas Be it remembered, that on this 6th day of October A.D. 19.62., before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Harry E. Bradford and Mary C. Bradford, husband and wife who are personally known to me to be the same persons who executed the within instrument of writing, and supersons duly achieved the execution of the same. nown to me to be the same persons who executed the within instrument of writing, and such SEAD UBLIC -Tentoy A. Walance Notary Public. My Commission B Nay 1 , 19 62 Harold a. Beck Register of Deeds By: Jame Been, Deputy

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