Mortgagor hereby assigns to mortgage the rents and income arising at any and all times from the property, mort-aged to secure this note, and hereby authorize mortgages or its agent, at its option, upper default, to take charge of aid property and collect all rents and income and apply the same on the payment of murmaries or payments provided balance of anilot one in the note hereby secured. This assignment of rents shall continue if force until the unpaid of the indication of the second state of the terms of the payment of murmaries or payments provided balance of anilot one is fully paid. It is also agreed that the taking of possession hereunder shall in no manner prevent or many the payment of the assumption for as and second of the premises crowerd hereby without the consent of the mortgage apayles at the election of the mortgages and forcelonure proceedings may be initized hereos. If the election of the mortgages and forcelonure proceedings may be initized hereos. If add mortgagor shall cause to be paid to mortgage the entire amount due it hereunder and under the terms and payshes at the election of the mortgages and forcelonure proceedings may be initized hereos. If will mortgage of all of an ortgages and forcelonure proceedings may be initized hereos. If we have been approximated the mortgages and forcelonure proceedings may be initized thereos. If add mortgages of all of an ortgages and forcelonure proceedings may be initized thereos. If add mortgages of the individe the plure the said note and in this mortgages contained, include previous thereof, and comply with all the provisions in aid note and in this mortgage contained, interest of a sid on the individe and in the said and the terms and from the date of such default items of indebtedness hereunder shall draw interest at the rate of 10% per annum. Appraisement and all benefits of the same to all contender shall draw interest at the rate of 10% per annum. Appraisement and all benefits at instances and eccemption laws are hereby wainde. WHENEYER USED

This mortgage shall be blowing open the hereunto set his hand the day and year first above written. IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. HUSEELL W. Johnson Diane Jones Jane ACKNOWLEDGMENT STATE OF KANSAS. -Douglas County of..... 17 00 Be it remembered, that on this November_____, A.D. 19 61., before me, the undersigned, a Notary Public in and for the day of..... County and State aforesaid, came Russell W. Jones and Diane Jones, husband and wife who are personally known to me to be the same persons who executed the within instrument of writing, and such persons duly acknowledged the execution of the same. IN TESTIMUNY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written. My Commission expires , 19.62 May 1

Harold Beck Register of Deeds By Jamie Beem Deputy

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