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Sec. Sp. 1

Mortgagor hereby assign to mortgage the rents and income arising at any and all times from the property, mortgaged to secure this note, and hereby authorize mortgage or its agent, at its option, upon default, to take charge of said property and collect all rents means any to keep said property in tenantable condition, or other charges or payme sessments, to the provided balance of said note is fully paid. If hereby secured this mortgage to in this mortgage to in the collection of all agreed that the taking of possession hereby multiply the same or other charges or payme sessments, the same said sume by foreclosures or other charges or payme sessments of rents shall continue in force until the unpaid vertard mortgages in the collection of all agreed that the taking of possession hereunder shall in no manner prevent or respense in the evolution of the advance of the premises covered hereby without the consent of the mortgage payment of the assemption of the mortgage as a foreclosure proceedings may be instituted thereon.
If there shall be any change in the ownership of the premises covered hereby without the consent of the mortgage and foreclosure proceedings may be instituted thereon.
If said mortgage of said cause is be paid to mortgage the entire indebtedness shall become due and provisions due to the paid to mortgage the provisions in said notes and provisions due to the advances, and any extensions or renewals thereof, in accordance intendences the possession of all or and provisions due to any other legal action to protect its rights, and form the date of said here any other legal action to protect its rights, and from the date of said note is and render where hereby with all the plural, the plural the singular, and the date of said here the said is a said to state to the same set of 10% per annum. Appraisement and all beeffare of any other legal action to protect its rights, and from the date of said here and said sum side the plural, the plural the singular, and the

applicable to any geneers. This morigage shall be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

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Register of Deeds

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Notary Public.

Marthann Burris Wright @

A. D. 19. 52 ..., before me, the undersigned, a Notary Public in and for the

Be it remembered, that on this 30th

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Variald a. Beck

This horizing a man be binning upon the nerry executive, and the day and fear first above written. IN WITNESS WHEREOF, said mortgagor has hereunto set the hast the day and fear first above written. Fobert Granger Written the set of the set

ACKNOWLEDGMENT

85.

County and State aforesaid, came Robert Granger Wright and Marthann Burris Wright, husband

who are personally known to me to be the same persons who executed the within instrument of writing, and such

IN TESTIMONY WHEREOF, I have hareunto set my hand and Notarial Seal the day and year above written.

, 19 66

Lelloy M. Wahaus

STATE OF KANSAS,

day of.....

County of Douglas

and wife

(SEAL)

UDCOC My Commission expires May 1

July

persons duly acknowledged the execution of the same.

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