<text><text><text><text>

Mortgagor hereby assigns to mortgage the rents and income arising at any and all times from the property, mort-speed to secure this note, and hereby autorize mortgage or its agent, at its option, upon default, to take charge of and property and collect all rents and incomt horize mortgages or its agent, at its option, upon default, to take charges of a property and collect all rents and incomt horize mortgages or its agent, at its option, upon default, to take charges or payments for in this mortgage or in the note hereby accept in tenantable condition, or other charges or payments provided balance of said note is fully paid. It is also agreed that assignment of rents shall continue in force until the unpaid retard mortgages in the collection of said sums by foreloaves or otherwise. If there shall be any change in the ownership of the promises covered hereby without the consent of the mortgage payable at the election of the mortgages and foreloaves proceedings may be instituted thereon: for said note is for the entry agency with all the entire andwherebal shall continue and under the terms and provisions of said note hereby secured, and integrate the provisions in said note and in this mortgage contained, immediate possession of all of said premises and main in full force and effect, and mortgages shall be ordi; to hereby weight, all tieng of igdebredness hereunder shall draw interest. At this option it is rights and from the date of such default all items of igdebredness herewider shall draw interest. WHENEVER USED, the singulars shall include the plural, the plural the singular, and the use of any gender shall be antices and examined and mortgage on the hereby waived. This mortgage ahall be binding upon the heirs, executors, administrators, successors and assigns of the respective and is provided. WHENEVER USED, the singulars and mortgage or has hereautors. In WINNESS WHEREOF, and mortgage or has hereauto sec this hand the day and year first above written.

ies hereto. . IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.

-A. Study & Hen Delmer ACKNOWLEDGMENT 85. STATE OF KANSAS. 24 County of Lou 11

Be it remembered, that on this

day of. A.D. 19.62, before me, the undersigned, a Notary Public in and for the mer, husbend and vit

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

(SEAL) affectery to Updraud Notary Public. My Commission expires. 10

Recorded September 11, 1962 at 2:15 P.M.

Farold G. Beck Register of Deeds

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