Mortgagor hereby assigns to mortgages the rents and income arising at any and all times from the property, mort-speed to secure this note, and hereby assigns to mortgage or its agent, at its option, upon default to take charges of and property and collect all rents and income and apply the same on the payment of insurance premiums, taxes, assessments, for in this mortgage or in the note hereby secured. This assignment of renus shall continue in force multiply the same on the payment of the same previded behave of raid note is fully paid. It is also agreed that the taking of possession hereunder shall no manner prevent or the assamption for the assumption for all sums by foreclosures or other charges or payments provided behave of a sumption for each sumption for all sums by foreclosures or other charges on the assame the assamption for all sums by foreclosures or other charges and under if the mortgage and foreclosure proceedings may be instituted thereon. If there shall be any charge is the ownership of the premises covered hereby without the consent of the mortgage and foreclosure proceedings may be instituted thereon. If all mortgages thall cause to be paid to mortgages the entire amount due it hereunder and under the terms and provisions of said note hereby secured, including future advances, and amount due the thereands and under the terms and these presents shall be void; otherwise to remain in full forevisions in said note and in this mortgage contained, the these presents shall be void; otherwise to remain in full fore in a privation of asid one the super of sub and payment and the samption for the default to the have foreclosure of this mortgage tak any other legal action to protect its rights, and from the date of such default homestad and examption laws are hereby waived. WHENEVERE USED, the singular shall invited the plural, the plural the singular, and he use of any gender shall be applicable to all genders. This mortgage shall be binding upon the heirs, executors, administrators, successors and a applicable to all genders. This mortgage shall be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto. IN WITNESS WHEREOF, said mortgagor has hereunto set his boot the day and year first above written. Floyd V. Shields Frances Shields Frances V. Shields ACKNOWLEDGMENT STATE OF KANSAS. County of DOUGLAS Be it remembered, that on this 18th September ..., A. D. 19.63 ..., before me, the undersigned, a Notary Public in and for the day of County and State aforesaid, came Floyd L. Shields and Frances V. Shields, 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 TESTIMONY WHEREOF, I have bereunto set my hand and Notarial Seal the day and year above written. (STAL) LeRoy R. Walana LeRoy A. Wahaus . Notary Public. My Commission expires..... May 1 . 19 66

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Pool Revision of Louis

MORTGAGE 85008 BOOK 135 Ralph W. Schlotzhauer and Ethel Schlotzhauer, husband and wife morigagers, of Douglas County, Kansas and morigage, convey and warrant unte Ervin R. Schlotzhauer & Clara M. Schlotzhauer as mottgagee, the following described real estate situated in Douglas 10-wit: Northwest (14) Quarter of Section 11, Township 15, Range 18, Douglas County, Kansas. Subject to first mortgage given to Prudential Life Insurance Company to the amount of \$11,500.00.