NOW, if first party shall pay or cause to be paid to second party, his heirs or assigns, said sum of money as described in said note, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly dis-charged and void; and otherwise shall remain in full force and effect. charged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assess-ments of every nature which are or may be assessed and levied against said premises, or any part thereof, are not paid when the same are by law made due and payable then the whole of said sum and sums, and interest thereon, shall and by these presents become due and payable at the option, of the holder hereof, and said second party shall be capital to the possession of said premises.

The undersigned hereby waives all rights of redemption

nd exemption. IN WITNESS WHEREOF, first party has caused this real its corporate seal affixed hereto on the day and year first above written.

Its sider /1115

(CORPORATE SEAL)

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TTES MMQU NUT tary enneth Murrow L.

STATE OF KANSAS, COUNTY OF SHAWNEE, SS:

¹⁹ WE IT REMEMBERED that on this 27th day of November, 1963 before me, the undersigned, a notary public in and for the County and State aforesaid came W. J. WILLS president of GENERAL UNITED CORPORATION, INC. a Kansas Corporation, and KENNETH L. MURROW, secretary of said corporation, whoare personally known to me to be the same persons who executed, as such officers, the above instrument on behalf of said corporation, and such persons duly acknowledged the execution of the same to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have herewinto set my hand and affixed my notarial seal on the day and year last above written.

Nise anon Pub 4Y Comm. Fapires: (hely 12, 1969 1:OTARY K

Recorded December 3, 1963 at 2:05 P. M.

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