66 The failure of the second part to assert any of its right hereunder at any time shall not be construid as a waiver of its right to assert the same at a later and to height spon and enforce strict compliance with all the terms and provision is said obligations and in this mortgage contained. If said parties of the first part shall cause to be paid to part of the second part, the entire amount due it hereander and under the terms and induces of taid mote hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 105 of the first part for future ances, made to the first part shall cause to be paid to part the second part of the second Swances, made to by party of the second part whether evidenced by soite, book compart or otherwise, up to the original amount of this margape, and any extensions or remewaits heread and shall comply with all of the provisions in said note of in this morganize contained, and the provision of future obligations hereby secured. Uses this compares shall be vold. If defails the made in payment of such abligations or any part thereof or any subjections created therein; so intervent thereon, or if state are not paid when the same become due and payable, or if the insurance is not rapping a provided merity, or intervent thereon, or if or kept in a good repair as there we have an or and payable, or if the insurance is not rapping, and provided merity, or intervent, or if or kept in a good repair as there is no an any pay there we have the insurance is not rapping to convergence that become about a and on unsaid, and all of the abligations for the security of which this indexture is given shall immediately nature and become down and pay or an adder hered, which we have a not in that the tawned for the said party of the security and pay. In their pays and all the improvements thereon in the manner provided by law and is have a receiver appointed in callect the rents and become such as and and the improvements thereon in the manner provided by law and is have a receiver appointed in callect or more share and the the prediction energy and the costs and charges incident therein, and the overplus, if any there be, shall be paid by sale, on demand, To the party of the first part, Part 108 of the first part shall pay party of the second part any deficiency resulting from such sale It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation, therein contained, and all benefits accounds therefrom, shall extend and inure ta, and he obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective carries herets IN WITHERS WHEREOF, the part 198 of the first part ha VO hereunia set their handBand sealBar day and year last ab V. Odell Shaver (SEAL) Wave L. Shaver (SEAL) (SEAL) (SEAL) STATE OF KANSAS DOUGLAS COUNTY BE IT REMEMBERED PHAL on this 26th day of October before me. a Notary Public and the descent E.E.A. A 0. 19 64 4 before me.a. Notary Public. in the aforesaid County is came V. Odell Shaver and Wave L. Shaver, husband staid County and State. ADTAR \*UBLIC to me personally known to be the space personal 1 acknowledged the execution of the same. IN WITNESS WHEELED, I have hereunto subscribed my name above writen. who executed the for 1966 L. M. Eby April 21 My Com Clory Public Nand A. Deck Register of Deeds Recorded October 26, 1964 at 4:10 P. M.

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