8. The Mortgager hereby assigns to the Mortgages, all rents and income arising at any and all times from the property mortgaged and hereby authorize the said Mortgages, at its option, to enter into the passession of and take charge of said property sets to the said the said more than a said of the property is called the said the said more said property is an and take charge of said property is called the said the said more said the said 9. It is agreed and understood that in the event of a default by Mortgagor in any one or more of the conditions, provisions or streaments of said notes or of this mortgage, and ordragore may, at it a option, and without notice, declars the whole amount of the indetictedness under said note and this mortgage and ordragore may, at its option, and without notice, declars the whole amount of any such default, the balance of the indetictedness shall draw interest at the rate of ten per cent per andom from the beginning of said default until paid. 10. The failure of said Mortgages to assert any of its rights under said note or this mortgage, at any time, shall not be construed as a waiver of its rights to assert the same at a later time, and to insist upon and enforce strict compliance with all the terms and provisions of said note or of this mortgage. Notice of the exercise of any option granted herein to said Mortgages anali hor so required. • 11. The mortgager further agrees that the obligation secured by this mortgage has been in part advanced by mortgage raying upon the financial responsibility of mortgager. In the event the real state covered by this mortgage is convered by mortgager to any person or corporation before the obligation secured by this mortgage has been paid, the mortgage shall have the right at 16 option and/of gr any reason it deems to be sufficient, to determine this to be an act of default under the terms of this mortgage, and to declare the whole amount of the remaining obligation secured by this mortgage by the mortgage is and payable, and mortgage may forcelose this mortgage in such event. in your, and mortgages may corrections that in the event the real state covered by this mortgage is conveyed to any person or corporation who assumes and agrees to pay the obligation secured by this mortgage and mortgage does not elect to acceler, the balance of the remaining obligation secured by this mortgage as specified under paratraph 11 above, mortgage may acceler the state the balance of the remaining obligation secured by this mortgage as specified under paratraph 11 above, mortgage may mortgage and mortgage may at its option declars the whole amount of the induited rescale secured by this mortgage insuch event. 13. IT IS ACREED THAT the sums received by Mortganor as evidenced by said promissory note secured by this mort, gage, were used by Mortgagor for the payment of all or a portion of the purchase price of the above described mortgage premises, and that this mortgage is, therefore, a purchase money mortgage under the laws of the State of Kansas. IN WITNESS WHEREOF, the Mortgagor has executed and delivated this mortgage the day and year first above written. ste i Land Collinson STATE OF KANSAS. COUNTY OF DOOLAS Be it Remembered that on the 13 day of October before me, the undersigned, a Notary Public in and for the County and State atoresaid came who life personally known to me to be the same person S who executed the within mortgage and such person & duly acknowledged the enception of the same. N WITNESS WHEREOF, I have bereanto set my hand and affixed my notarial seal the day and year first above written DUNTRE Mary Etaster Notary Public My commington expires: 29,1966

Gamie Been

lecorded October 19, 1965 at 9:25 A.M.

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