8. The Mortgaper hereby assigns to the Mortgagee, all rents and income arising at any and all times from the property mortgaged and hereby authorize the said Mortgagee, at its option, to enter into the possession of and take charge of said property for collect and receive all rents and incomes therefrom, and apply the same on the interest and principal bayments day antibile condition, to other charges provided for in said note or this mortgage. This rent asgument shall contrain or provements necessary for keep said property in terms of asid note or this mortgage. This rent asgument shall contain on the mortgage of the relation of said mortgages of the same of the independence of the said state of the s

9. It is agreed and understood that in the event of a default by Moripapor in any one or more of the conditions, provisions of a default by Moripapor in any one or more of the conditions, provisions the indettedness under said note and this moripage is be immediately due and payable, and forelose this morifage, for ease of a default is of and forely due and for any and default, the balance of the indettedness shall draw interest at the rate of len for entry one in the granting and default until paid.

10. The failure of said Mortgagee to assert any of its rights under said note or this mortgage, at any time, shall not be construed as a service of its rights to assert the same at a later time, and to insist upon and enforce strict compliance with all the shall not be required.

11. The mortgager further agrees that the obligation secured by this mortgage has been in part advanced by mortgage relying upon the financial responsibility of mortgage. In the event the real estate covered by this mortgage is conveyed the right at its option and for any reason it deems to be sufficient to determine this to be an act of default under the tree of this mortgager, and to declare the whole amount or the remaining obligation secured by this mortgage is under the tree payable, and mortgager may foreclose this mortgage in such event.

12. The mortgage further agrees that in the event the real estate 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-ate the balance of the remaining obligation secured by this mortgage as apecified under paragraph of above, mortgage may ate che balance of the remaining obligation secured by this mortgage as apecified under paragraph of above, mortgage may have balance of the remaining obligation secured by the mortgage as apecified under paragraph of above, mortgage may mortgage and mortgages may at its option declare; the whole amount of the indebtedness secured by this mortgage immediately due and payable and foreclose this mortgage in such event.

13. IT IS ACHEED THAT the sums received by Morigagor as evidenced by said promissory nois secured by this mort-rage, were used by Morigagor for the payment of all or a portion of the purchase price of the above described morigaged premises, god that this morigage is, therefore, a purchase maney morigage under the laws of the State of Kanaz.

IN WITNESS WHEREOF, the Mortgager has executed and deliver d delivered this mortage the day and year first above written

Mary E. Windhols

1100 1 STATE OF KANSAS,

COUNTY OF SHOWNER St. Douglas

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\_\_day of October +65 before me, the undersigned, a Notary Public in and for the County and State aforesaid came Delmas. K. Windholz and Mary E. Windholz, husband and wife

14th

who BYS personally known to me to be the same person S who executed the within mortgape and such personS duly

IN WITNESS WHEREOF, I have bereunto set my hand and officed my notarial seal the day and year first above written. Dary & Pasters Vary & Paston Notary Public

militian expires: May 29, 1966

Beem Luc. Moustyten

Mortgager

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