Thirteen Thousand and no/100----- DOLLARS is an insurance company satisfactory to mortgage. This mortgage is executed to secure payment of the sum of \$ Four Thousand Eight Hundred and no/10fediars advanced by mortgages to mortgages , with interest, and such charges as may become due to mortgages under the terms of the note barely secured, which note is hereby made a part hereof, and which is to be paid by mortgager to mortgages with interest at 62 % per annum as follows: Payments to be \$75.00 per month November 25, 1965, first paying interest and talance to be applied to principal, It is the intention and agreement of the parties that this mortgage also secures any future advancements made to mortgagent by mortgages and all indebtedness in addition to the above amount which mortgagent may use to effect until all amounts due hereunder, including future advancements, are paid in full, with intervat. Upon the maturing ef-the indebtedness for any cause, the total doct on and- additions future, with intervat, whill at the same time and and shall be collectible out of the proceeds of sale through forcelosure or other-wise. Mortgagor s shall pay all costs, charges and expenses reasonably incurred or paid at any time by mortgages , includ-ing shatract or title insurance expenses, because of the failure of mortgagor s to comply with the provisions of said note and this mortgage, and the same are hereby secured by this mortgage. The failure of mortgages to assert any of its rights horwarder at any time shall not be construed as a walver of its of this mortgage. NOW, if said mortgagors shall pay or cause to be paid to said mortgage 'the ir' heirs or assigns, said sum of money in the above described nots mentioned, together with the interest thereon, and all future advancements with interest thereon, according to the torms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or same of money, or any part thereof, or any virture into therewise shall remain in full force and effect. But if said sum or same of money, or any part thereof, or any virture into the same state same is due, or if the trace and assessments of every matrixe which are or may be assessed and have premiums are not paid when due, then the whole of said sum and sums, and interest thereon, shall become due and payable, or if insur-at the option of the holder hereof, and said mortgager shall be entitled to the possession of said premises. This mortgage shall extend to and the binding income the lairs, advancements, identifications and a payable, or its assessed and heirs or assigns, said This mortgage shall extend to and be binding upon the heirs, exocutors, administrators and assigns of the respective IN WITNESS WHEREOF, said mortgagor # have hereunto set their hand B the day and year first above written. I was in the John H. Pome 11 Varylynn R. Porgett Mortgapor \$1349 SM 8-84 STATE OF KANSAS, Douglas, COUNTY, as BE IT REMEMBERED, That on this 29th day of Citcher the undersigned, a Monary Public in and for the County and State aforesaid, came. Sohn W. Frwell and Marylynn R. Frwell , 19 EE. before me, who Bit personally known to me to be the same person h who executed the within instrument of writing, and such person h duly acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunio set my hand and affixed my official seal, the day and 10-4 4 Term expires _ 10-17-67 tanua Notary Public. Januel sem Recorded November 1, 1965 at 8:25 A.M. Been ance RECEIVED of John W. Powell and Marylynn R. Powell the within named mortgagors, the sum of Four thousand eight hundred and no DOLLARS, in full satisfaction of the within mortgage. 100 THE BANK OF PERRY, PERRY, KANSAS (Corp. Seal) Frank E. Obenland, Vice President

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