It is agreed that the m for and purchase most If is arrived that the morphase may at any morphasy multiplication is an intersect that the morphase guarance invariance, and may multiplication to the morphase of such amounts at are advanced by the morphase to reprivate morphases to reprivate mounts to the morphase to reprivate what is not a second second such failure shall provisions to the morphase and the note second thereby with reproductions of the morphase.

Said note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance aining due hereunder may at the option of the mortgages, be declared due and payable at once.

It is the intention and accession of the parties hereto that this mortgages, he declared due and payning at one, made to first parties, or any of them, by accord party, and any and all indebianes in addition to the amount above stated which the first parties, or any of them, by accord party, and any and all indebianes in addition to the amount above stated which the first parties, or any of them, may one to the second party, however evidenced, which are by note, hock account or thorwise. This mortgage shall remain in full force and effect between the parties here and they here, personal repre-entatives, ancessors and assigner, until all amounts due harcunder, including future advancements, are paid in full, with in-zerst, and upon the maturing of the present indubitdness for any cause, the total debt on any such additional leans shall at the same time and for the same specified causes be considered matured and draw ten per cent interest and be collectible out if the proceeds of sale through foreclosure or otherwise.

the kame time and to the same of the proclosure or otherwise. Pirst parties agree to keep and maintain the buildings now on said premises or which may be hereafter created therean. In group condition at all lines, and not suffer waste or permit a unisance therean. First parties also agree to pay all taxes, assessments and insurance premiums as respired by second party. First parties also agree to pay fill costs, charges and expenses reasonably incursed or paid at any time by second party. First parties also agree to pay fill costs, charges and expenses reasonably incursed or paid at any time by second party. First parties hereby assign to second party for rents and income arising at any and all times from the property mort-raged to secure this note, and hereby authorize second party or its agent, at its option upon default, to take there a first parties allo collect all reasonable party in the same and apply the same on the payment of insurance promiums, taxes, assessments, re-parts or improvemental measures to here a site assignment of reast shall continue in forer tunit the upraid balance of and note a fully paid. It is also agreed that the taking of paression hereunder shall in no manner prevent or retard second party in the collection of said sums by foreclosure or otherwise. The failure of assent party to assert any of its right bereunder at any time shall not be construed as a waiver of its

second party in the collection of and usua by foreclosure or otherwise. The failure of second party to assert any of its right bereaudir at any time shall not be construed as a waiver of its right to assert the same at a later time, and to inside upon and enforce atrict compliance with all the terms and provisions in said note and in this mortgage contained. If said first parties shall cause to be pail to second party the entire amount due it herewise, in accordance with the terms and provisions therefy and comply with all the provisions in said notes and in this mortgage contained, then there the terms and provisions therefy and comply with all the provisions in said notes and in this mortgage contained, then there reasons of all of said provisions to therefy and comply with all the provisions in said notes and in this mortgage contained, then there terms and provisions to therefy and comply with all the provisions in said notes and in this mortgage contained, then there reasons of all of said provisions to there here a later there are an under the terms and provisions of a said there will be readed and the provisions in said note due and paylele and have force there are an any all the option, declare the whole of said note due and paylele and have force and effect, and from the date of such default and there are an any all the option and and the said said the set of and and ex-amplitude with its at the rate of 10% per annum. Appraisement and all benefits of homestend and ex-emption laws are hereby waived. This mortgage hall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the said the set.

Karl A. Stockhammer

Caroline E. Stockhammer

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IN WITNESS WHEREOF, said first parties have becoming set their hands the day and year first shows written.

STATE OF KANSAS COUNTY OF DOUGLAS BE IT RUMEMBERED, that on this 30thday of November . A. D. 19 65 , before me, the undersigned, a Notary Public in and for the County and State aforesaid, cam. Karl A. Stockhammer and Caroline E. Stockhammer, his wife who are personally thrown to no to be the same person S \_ who executed the within instrument of writing, and such person S duly acknowl edged the execution of the same.

. IN TESTIMONY WHEREOF, I have harounto set my hand and Notarial Seal the day and year last above written. Lois L. Ames (SEAL)

My complision expires: August 6, 1967