STATE OF KANSAS COUNTY OF DOUGLAS Sect. 3. H, BE IT REMEMBERED, that on this 2nd day of February ... A. D. 19 66 , before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Travis E. Brooks and Elizabeth E. Brooks, his wife who are personally when a successful to a same person S. who executed the within instrument of writing, and such person S duly acknowledged the execution of the same. AUSULATION Apres: August 6, 1967 Notary Public Lois L. Ames

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

Beid note forther provides: Upon transfer of this of the real wists, mortgaged to secure this note, the entire balance remaining do hereandor may at the option of the mortgage, be dealared due and payable act one. The the intention and agreement of the parties hereate that this mortgage shall also exceeded the start and the secure that the mortgage is a start of the mortgage is a start of the parties hereate that this mortgage shall also exceeded whether by note, book and any one all indebtedness in addition to the annual have stated or which the first parties, or any of them, may ove to the second party, however evidenced, whether by note, book and any or the the first parties, or any of them, may over to the second party, however evidenced, whether by note, book and any or the mortgage shall remain in full force and effect between the parties here on and their heirs, book and white the second of the maturing of the present indebtedness for any cause, the total dots or any such additional hears shall be the proceeds of ane through force/onure or otherwise. This parties agrees to keep and maintain the buildings new on maid premises or which may be hereafter erected thereard and note the prevented of the parties and not suffer waste or partie a nuisance thereon. Thirt parties also agrees to pay all taxes assessments and instrume, premiums as required by second party. The parties also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by second party and the integration of the parties to perform or comply with the provisions in said note and the integration of the second party is the second party or comply with the provisions in said note and mort and and mark and harty and there and phy the same on the parties and to option upon default, to take charge on the mortgage or intained, and the mane are party assession hereauties. The failure of second party to second party is the same of the parties to prime upon default, to take charge of any and anote and and the

This mortgage shall extend to and be binding upon the beirs, executors, administrators, successors and assigns of the

IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first p

Travia E. Droops Travis E. Brooks Elizabuch E. Burda Elizabeth E. Brooks

Januie Beer

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