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 possession of and take charpe of and property fix, to collect and receive all rents and incomes therefrom, and apply the same on the interest and principal payments due hereunder, including insurance premiums, taxes, assessments, repairs or improvements necessary to keep said property in tentable condition, or to other charges provided for in and notice of this mortgage, provided asid mortgage. This rent assignment shall continue in force until all indebtedness represented by said note and this mortgage is fully paid. The taking possenuo of asid property by said notequare shall in on manner prevent or retard said Mortgages in the collection of said indebtedness or in the enforcement of its rights by foreclosure or otherwise.

9. It is agreed and understood that in the event of a default by Morgagor in any one or more of the rolling, provisions or agreements of all noter tags, said Morrigage and the indebtedness under said note and this morrigage to be immediately due and payable, and foreclose this morrigage. In case more any such default, the balance of the indebtedness shall draw interest at the tale of ten per cent per annum from the beginning of said default until paid.

10. The failure of said Morigages to assert any of its rights under said note or this morigage, 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 morigage. Notice of the exercise of any option granted herein to said Mortgages shall not be required.

11. The mortgages further agrees that the obligation secured by this mortgage has been in part advanced by mortgages relying upon the financial responsibility of mortgages. In the event the real state covered by this mortgages is conveyed by mortgages that have 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 terms of this mortgage may forcelose this mortgage in such event.

paysion, and morrigage may novecose this morrigage in such event. 12. The morrigage intributors that in the sevent the real estate covered by this morrigage is conveyed to any person or corporation who assumes and agrees to pay the obligation secured by this morrigage and morrigage does not elect to acceler set the balance of these maining obligation secured by this morrigage as specified under paracraph 11 above, morrigage may charge the assuming grantee a transfer fee of 325.00. The failure to pay such transfer fee shall constitute a default of this morrigage and morrigage may at its option deduce the whole amount of the indebtedness secured by his morrigage immediately due and payable and forcelose this morrigage in such event.

due and payance and interconse that mortgage in your event. 13. IT IS AGREED THAT the suma received by Mortgagor as evidenced by said promissory nots secured by this mortgage, were used by Mortgagor for the payment of all or a portion of the purchase price of the above described mortgaged premises, and that this mortgage is, therefore, a purchase money mortgage under the laws of the State of Kanas.

IN WITNESS WHEREOF, the Mortgagor has executed and delivered this mortgage the day and year first above written.

Clein Te Poz Elwin Letoy Damo Sharoh T. Dame Jame 12500 HA 915 .. Dame STATE OF KANSAS, COUNTY OF SHOLVENEES 3rd day of February . 19 66 . butiness the Hydralgood, a Notary Public in and for the County and State aforesaid came C1 AR C Elwin Leroy Dame and Sharon D. Dame, his wife arrows and the second of the same person 8 who executed the within mortgage and such person 5 duly arrows with the same. In WITNESS WIEREOF, I have become on the set my hand and affixed my notarial seal the day and year first above written. FOUND Marin U. Kagera My commission expires: Feb. 18, 1967

scorded February 7, 1966 at LiOS P.H.

Vanie Been Register of Beer

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