din its discret is agreed that the mortgages, may, at any time during the mortgage term, and in its discretion, appli-r and purchase mortgage guaranty insurance, and may apply for renewal of such mortgage guaran-surance revering this mortgage, and pay premiums due by reason thereof, and require recayment is emortgagers of such amounts as are advanced by the mortgages. In the event of failure by the ortgagers to repay said amounts to the mortgage, such failure shall be considered a default, and a ovisions of the mortgage and the nois secured thereby with regard to default shall be applied by

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

Bed note further privide: Upon transfer of tills of the real state, mortgaged to secure this note, the sature balance. If is the intention and agreement of the parties hereive that this mortgages, the declared due and payable at one. If is intention and agreement of the parties hereive that this mortgages that also ensure any future advancements of the first parties, or any of them, may one to the second party, however, grideneed, wheth the parties hereives. This mortgages hall remain in full force and effect between the parties hereives and the parties hereives. This mortgages hall remain in full force and effect between the parties hereives and the parties hereives and the parties hereives including dynamic and y and hereives and the parties hereives including dynamic and y and hereives and the parties hereives including dynamic and y and hereives and not suffer wasts or parties an including dynamic any parties hereives and hereives and hereives are equired by second party. The parties agrees to keep and maintain the building wasce ond party. The parties agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by second party and call hereives and the sense are hereives and hereives a

This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first above written

Frank T. Davis Sally R. Davis R. Da. STATE OF KANSAS COUNTY OF Douglas 百趣 BE IT REMEMBERED, that on this 12th day of August , A. D. 19 65 , before me, the undersigned, s Notary Public in and for the County and State aforesaid, came Frank T. Davis and Sally K. Davis, his wife are, personally known is make be the same person . B 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 sat my hand and Notarial Seal the day and year last above written. (SEAL) Lois L. Ames Notary Public My commission expires: August 6, 1967

Janue Been Register of Deeds

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Recorded August 13, 1965 at 11:46 A.M.