due on or before the <u>luit</u> day of <u>November</u>, 19.65, and a like sum on or before the <u>luit</u> day of each month thereafter until total amount of indebtedness to the Association has been paid in full. It is spreed that the mortgages may at any time during the mortgages terms and built dimensions applies for and purchase mortgage guaranty insurance, and may apply for removing the mortgage guarants insurance covering this mortgage's and pay premiums due by reason thereas, and require repayment b the mortgagers to repay asid amounts as are advanced by the mortgages. In the event of failure by the mortgagers to repay and amounts to the mort gages, such failure shall be considered a default, and all provisions of the mortgages and the note secured thereby with reased to default shall be available.

Baid 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.

Beld note for there provides: Upon irransfer of tills of the yeal watkite, mortgaged to secure this note, the entire balance making do harwonder may at the option of the mortgage, be declared upon and payalls at once. It is the intention and agreements of the particle here to that this mortgage shall also secure any of them, by second party, and any and all indebtedness in addition to the annother here shall also secure they achieve the terms and the annother any and all indebtedness in addition to the annother here shall also secure they achieve the particle here in the terms and they they have been and they have been any other and the second party, however evidenced, whether are yead in the terms and to the same specified causes be considered matured and trave ten per cent interest and be collectible out the particle here they and the maturing of the present indebtedness for any cause, the total dobt on any such additional been shall also secure they actuated and trave ten per cent interest and be collectible out the preceded causes be considered matured and trave ten per cent interest and be collectible out the preceded as all times, and not suffer wasts or permits a nutsense thereon. First parties also agrees to pay all taxes to perform any comparison of the preceded party, and any second party. The parties agrees to the failure of the party be constant any second party. The parties hardway and here the failure of the party second party. The parties hardway and here the failure of the party second party with the provident in a stall the terms and interest and here any and party the rents and increme arising the second party is and any second party is an information and here the same and party the second party is the antiche condition, the property mort-formation double all morts and here any and party of the games reasonably incremed or patient in the unpaid balance and the second party to essert any of its right heremeder at any time hall not be construed as a waiver of its and note and to the same as a l

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

Legene 7 Klitchla Eugene E, Kletchka Lea Kletchka Klitch ka

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STATE OF KANSAS COUNTY OF Douglas

BE IT REMEMBERED, that on this 21st day of September , A. D. 19 65, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Eugene F. Kletchka and Lea Kletchka, husband and wife

who\_are\_\_ personally known to me 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 bareunto set my hand and Notarial Seal the day and year last above written. Lois L. Ames PL SEAL)

My commission expires: August 6, 1967