

8. The Mortgagor hereby assigns to the Mortgagee, all rents and income arising at any and all times from the property mortgaged and hureby authorize the said Mortgagee, at its option, to enter into the possession of and take charge of said property to cellect and receive all rents and incomes therefrom, and appy the same on the interest and principal payments duratable condition, or doother charges provided for in said note or this mortgage, is fully put to the possession of and take charge of said property in tendetable condition, or doother charges provided for in said note or this mortgage. For any provided and mortgage is fully put the taking possession in the continue in force ustil all indeptedness represented by said note and this mortgage is fully put the taking possession of and rais indeptedness represented by said note and this mortgage is fully put that in the event of a default property by said mortgage shall line or mainser prevaled and understood that in the event of a default of the intergence or more of the conditions, provisions the indeptedness and understood that in the event of a default of the and your of said note goes and the indeptedness and understood that in the event of a default of the and your of the conditions, provisions the indeptedness and not and this mortgage to be immediately due and payments, and forcelose this mortgage. In case of a said does of the mortgage to be immediately due and payment, and without notice, declare the whole amount of and default until paid. and default until paid. 10. The failure of snid Mortgagee to assert any of its rights under said note or this mortgage, at any time, shall not be construct as a wriver of its rights to assert the same at a later time, and to insist whon and enforce strict compliance with all the terms and provisions of said note or of this mortgage. Notice of the exercise of any option granted herein to snid Mortgage 11. The mortgager forther agrees that the obligation secured by this mortgage has been in part advanced by mortgage elying upon the financial responsibility of mortgager. In the event the real estate covered by this mortgage is conveyed by the right at its option and for any reason it decays to be sufficient, to determine this to be an act of default under the terms of this mortgage may foreclose this mortgage in such event. Invable, and mortgages may forcelose this mortgage in such event.
12. The mortgages further agrees that in the event the real estate covered by this mortgage is conveyed to any person or corporation who assumes and agrees to pay the obligation secured by this mortgage and mortgage does not elect to neceler the repaining obligation secured by this mortgage as specified under paragraph 11 glove, mortgage may at its option declare the whole amount of the indebtedness secured by this mortgage insuediately due and payable and forcelose this mortgage in such event.
13. IT IS AGREED THAT the sums received by Mortgagor as evidenced by said promissory not secured by this mortgage insuediately fage, were used by Mortgager for the nayment of all or a portion of the purchase price of the above described wort agree insuediately formises, and that this mortgage is, therefore, a purchase money mortgage under the laws of the State of Kansa. IN WITNESS WHEREOF, the Mortgagor has executed and delivered this mortgage the day and year first above written Reinhold Schmidt, Jr. Margaret C. Schmidt Mortgagor STATE OF KANSAS, COUNTY OF POURLAS Be it Remembered that on the 20th day of September before me, the undersigned, a Notary Public in and for the County and State afore-add care who  $\exists \texttt{IC}$  personally known to me to be the same person S who executed the within mortgage and such person S duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year first above written toirance G Boolin Notary Public ". My commission expires; August 23, 1970 Janue Been Recorded September 21, 1966 at 10:33 A.M. Register of Deeds

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