lect and receive all rents and incomes therefrom, and apply the same on the inter-including insurance premiums, taxes, assessments, repairs or improvements necessar dition, or to other charges provided for in said note or this mortgage, provided said n and note or this mortgage. This rent assignment shall continue in force until all indef ortgage is fully paid. The taking possession of said property by said mortgage shall and ages in the collection of said indebtedness or in the enforcement of its rights by fore 9. It is agreed and understood that in the event of a default by Mortgagor in any one or more of the condition or agreements of said note or of this mortgage, said Mortgagee may, at its option, and without notice, declare the wind any such default the balance of the indebtedness shall draw interest at the rate of ten per cent per annum from the said default until paid. 10. The failure of said Mortgagee to assert any of its rights under said note or this mortgage, at any time, sh construed as a waiver of its rights to assert the same at a later time, and to insist upon and enforce strict compliance w erms and provisions of said note or of this mortgage. Notice of the exercise of any option granted herein to said he Il not be required. 11. The mortgagor further agrees that the obligation secured by this m ying upon the financial responsibility of mortgagor. In the event the real regards to any person or corporation before the obligation secured by this r right at its option and for any reason it deems to be sufficient, to determ this mortgage, and to declare the whole amount of the remaining obligation vable, and mortgage may foreclose this mortgage in such event. 12. The mortgager further agrees that in the event the real estate covered by thi corporation who assumes and agrees to pay the obligation secured by this mortgage as the balance of the remaining colligation secured by this mortgage as specified unde rigage and mortgager may at its option declare the whole amount of the indebtednes and payable and foreclose this mortgage in such event. 13. IT IS AGREED THAT the sums received by Mortgagor as evidenced by said p ge, were used by Mortgagor for the payment of all or a portion of the purchase pric emises, and that this mortgage is, therefore, a purchase money mortgage under the h and promissory note secured by the price of the above described m the laws of the State of Kansas IN WITNESS WHEREOF, the Mortgagor has executed and delive AUIS rolyn R. Davis Mortgagon STATE OF KANSAS, COUNTY OF MANANER) DOUGLAS mbered that on the 7th. day of July e, the undersigned, a Notary Public in and for the County and State aforesaid came John C. Davis and arolyn R. Davis, husband and wife IC personally known to me to be the same person S who executed the within mortgage and such personS duly WIENESS WHE DROF, I have hereunto set my hand and affixed my notarial seal the day and year first above wri PUBLIC S Lorraine G. Bodin Notary Public Auguer 23: 1970 James Been Register of Deeds Reg. No. 2,134 Fee Paid \$12.25 4839 A NO. TITE CLASS B 9509 BOOK 147 Kansas Real Estate Mortéage This Indenture, Made this 27th day of JUND, A. D. 1967, between OLARENCE STORKELLY ALICE FORKEL 6 HUSBAND & WIFE County, in the State of RANSAS, Pa. RHIES of the first part, RUGLAS GREATER UNITO STREE INC Jackson County, in the State of MIS God KI , of the second parts WITNESSETH: THAT SAID PARTES OF THE FIRST PART, in consideration of the sum a ONCEDECAT & Other Vacuance Considerations Doctants the receipt of which is hereby acknowledged, do by these presents, Grant, Bargain, Sell and Convey There and assigns, all of the following described real unto said part 4 of the second part, 175 aituated in FOUDEAS. County and State of Kansas, towit:

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