594 Six thousand five hundred and no/100 - - -day of November 1768 and by its terms made payable to the part y of the second part, with all interest accruing thereon according to the terms of seid obligation and elso to secure any sum or sums of money advanced by the said party of the second part to pay for any insurance or to discharge any taxes with interest And this conveyance shall be void if such payments be worde as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any polynamic created therein, or lotsets therein, or if the taxes on said real extent are not paid when the same become due and payable, or if the insurance is not kept up, as provided hakele, or if the taxes on said real extent are not paid when the same become due and payable, or if the insurance is not kept up, as provided hakele, or if the buildings on said real extent are not kept in as good repair as they are now, or if water is committed on said premiaer, then this conveyance shall become elsolate and the whole sum remaining unpaid, and all of the obligations grounded for in said writter eligitation, the sector are sector and real extent is given, shall immediately mature and terms does and payable at the option of the nultive barout, without motios, and it shall be invitul for the said part X of the ancord part in to have a receiver appointed to collect a set the previous hardby granted, or any part thereof, in the manner prearibed by taw, retain the amount then unpaid of principal and integers, together with the costs and charges shall be paid by the part y' making auch sale, an domand, to the first part 1.95. It h spread by the particle boreto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits account therefrom, shall extend and inure to, and be obligatory upon the hairs, executors, administration personal representatives, assigns, and successes of the respective parties hereto. and seal of the day and year In Witness Whereal, the pert 185 of the first part he Ve hereanto art their last boars written. ** X Elizabeth A: Hageman (SEAL) BlizzBeth A. Hageman (SEAL) STATE OF KANSAS DOUGLAS COUNTY. AREN RHOO BE IT REMEMBERED, That on this day of Nevember A. D. 19 08 before me, a Nglary Public in the aforesaid County and State came Fred J. Hageman and Elizabeth A. Hageman, his wife DIARY to me personally knowned be the same personS acknowledged the execution of the same. who executed the foregoing instrument and doly IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. Warral Hode COUNT lune 17. 1969 Notery Public WARREN Rhodes ASSIGNMENT For Value Received, the undersigned owner of the within mortgage does hereby assign and transfer the same to Recorded November 12, 1968 at 10:12 A.M. Vanice Beam Register of Deeds



