324

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Mortgager hereby assigns to mortgages the rents and income arising at any and all times from the property, mort assed to secure this note, and hereby suithories mortgages or its sgent, at its option, upon default, to take charge of said property and collect all rents and income and apply the same on the payment of insurance premiums, targe, assessments of the this mortgage or in the note hereby secured. This assignment of rents shall continue in force until the unpaid better mortgages in the collection of said arms by foreclosure proceedings may be instituted thereon. If there shall be any charge in the ownership of the premises covered hereby without the consent of the mortgages and the payment of the assumption fee as specified in the promiseory note, the entire indebtedness shall become due and suyable at the election of ship mortgages and foreclosure proceedings may be instituted thereon. If said mortgages thereby secured, including inture advances, and any extensions or renewals thereof, in accordance with the terms and provisions thereof, and comply with all the provisions of said note hereby secured, the interest is applied to an ortgage the entities and any extensions or renewals thereof, in accordance interms and provisions thereof, and comply with all the provisions or renewals thereof, in accordance interms and provisions thereof, and comply with all the provisions of said note and in this mortgage contained, interms the break presents shall be rold; otherwise to remain in full force and effect, and mortgages shall be entitled to the interms of the industry of the singular shall include the plural the singular, and the use of any gender shall be intermediated possession of all of said premises and wintereases of 10% per annum. Appraisement and all benefits of interms of indebtedness hereunder shall draw interest, executors, administrators, successors and assigns of the respective interms and notestages on take any other legal action to protect its rights, and from the date of suid default items of in

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.

X Lovetta J. Jones Jones Lovetta J. Jones Jones ACKNOWLEDGMENT

Marshall Biggerstatt Netary Fabile

Janue Beam Register of Deeds

STATE OF KANSAS, County of \_\_\_\_\_ Douglas Be it remembered, that on this 29th day of July , A.D. 19.70, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Lloyd B. Jones and Loretta J. Jones Husband and Wife who are personally known to me to be the same persons who executed the within instrument of writing, and such persons duly builded ledged the execution of the same.

February 10

A PLATRION WHIEREOF, I have hereunto set my hand and Notarial Seal the day and year above written.

S CONTRACTOR

PUBLIC

1-102-244