404principal and interest notes are payaoio at and bear interest from the sentence of the sentenc shall well and truly pay, or cause to be paid, the sum of money in said note "mentioned, with the inlatest thereon, nording to the tenor and effect of said note ", then these presents shall be null and void. But if said sum - of money or either of them, or any part thereof, or any interest thereon; be not paid when the same become due, then, and in that or ennor or the whole of said sum and interest shall, at the option of said part y of the second part or saidens, by virtue case, the whole of said sum and interest shall, at the option of said part y of the second part or asidens, by virtue of this Mortgage; immediately become due and payable; or, if the taxes and assessments of every nature which are or of this Mortgage, immediately become due and payable; or, if the taxes and assessments of every nature which are or may be assessed against said land and appurtenances, or either of them, or any part thereof, are not paid at the time when the same are by law mede due and payable; then in like manner the said note , and the whole of said sum when the same are by law mede due and payable; then in like manner the said note , and the whole of said sum when the same are by law mede due and payable; and upon forteiture of this Mortgage, or in case of default in any of the pay-shall immediately become due and payable; and upon forteiture of this Mortgage, or in case of default in any of the payanau immediately become due and payable; and upon interiors of this mortgage, or in case of seladir in any or the pay-ments herein provided for, the party of the second part, 113 heirs, exclutors, administrators and assigns, shall be gnitiled to a judgment for the sum due upon said note and the additional sums paid by virtue of this Mort-dage, and all costs and expenses of enforcing the same, as provided by law, and a decree for the sale of said premises in satisfaction of said judgment. forclosing all rights and equities in and to said premises of said part. Y . of the first part, heirs and satigns, and all persons claiming under him , at which sale, appraisement of said property is of the first part, and all benefits of the Homestead, Exemption and Star Laws of the State hereby waived by said part y_{ij} of the first part, and all benefits of the Homestead, Exemption and Stay Laws of the State of Kanass are hereby weived by said part y_{ij} of the first part. And the said part y_{ij} of the first part shall and will at "ill be own expense from the date of the execution of this Mortgage until said note and interest, and all liens and at 1118 own expense from the date of the execution of the anothing of the building and to be erected on said link and charges by diffice hareof, are fully paid off and discharged, keep the building erected and to be erected on said link and instituted in some responsible insurance company duft suthoutised to do business in the Statis of Kansas, to the amount instituted in some responsible insurance company duft suthoutised to do business in the Statis of Kansas, to the amount instituted in some responsible insurance company duft suthoutised to do business in the Statis of Kansas, to the amount institute in the source of the source of the source of the statistical for the banefit of the said part y of the sound part of the sound part may at his option effect such insurance in its in the second part may at his option effect such insurance in its inverse of the source of the source of the second part may at his option effect such insurance in its inverse of the institute of the source of the second part may at his option effect such insurance in its inverse of the source lien on said mortfaged property, and may at his option pay any taxes or statutory liens against said property, all of which sums with "By percent interest may be enforced and collected in the same manner as the principal debt hereby secured. of the first part hereby corenant and stree that at the delivery hereof said AND the said part the lawful owner of the premiese above granied and esteed of a good and inde leasible estate of inheritance therein, free and clear of all incumbrance and will Warrant and Delend the same in the quiet and peaceable possession of said part of the second that : heirs and assigns forever; against the lawful claim of all persons whomsoever. part IN WITNESS WHEREOF, The said part y of the first part has / hereunto set his hand the day and year first above written. 1 John Raccano accasho Executed and delivered in presence of nar chur 1.6 Missouri STATE OF LEADERS 28th BE IT REMEMBERED, That on this Jackson County of day of December A. D. 1955 ..., before me, the undersigned, a Hotary Public in and for the County and State sforesaid, came. John Raccasno person duly acknowledged the execution of same IN TESTIMONY WHEREOF, I have bereunto set my band and affized my DOTATIAL seal the day and year last above written. 29 1959. Notary Public. in chimin that a Reaman Notary Public. ... 19.59. Term expires any 24 assesses of contain order constances Mourine Beaman 1401 ASSIGNMENT AND ALG MEN BY THESE PRESENTS; COTAD and the second second the within named mortgagee. County, in the State of DOLLARS, TARKALIN hind paid, the receipt of which is hereby setnowledged, do.....hereby sell; assign, transler, set over and DOLLARS. conveyed, and the promissory note debts and claims Mecondel Accenter (), 2 at 3:1 P. . ante a Bec Register of Deeds RECEIPT \$17,000⁰⁰ Feb 4, 1959

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 $\tt RECEIVED \oplus John Raccagno the within named mortgagor, the sum of Seventeen Thousand------DOLLARS, in full satisfaction of the within Mortgage.$

. Est

BALTIMORE BANK OF KANSAS CITY THOMAS B. FRANKLIN V.P.

(Corp. Seal)