advances of the principal of the note secured hereby) with interest thereon from the time of payment at the rate of cight (8) aper cent per annum, these presents shall be security in like manner and with like effect as for the payment of said note. The principal sum of the said note and all other sums secured hereby shall, at the option of the holder or holders of said note. Conditions or agreements contained in said Completion Bond. TWELFTH: That in the event of the passage after the date hereof of any law by the State of Kansas, deducting from the value of land for the purpose of taxation any lien thereon, or changing in any way the laws for the taxation of mortgages or debts secured by mortgages for State or local purposes, or the manner of the collection of any such taxes, so as to affect this Mortgage, the Mortgage shall have the right to give thirty day's written notice to the owner of said land requiring the pay-Mortgage, the debt secured by this Mortgage, and it is hereby agreed that if such notice be given the said debt shall become due, payable and collectible at the expiration of said thirty days. 11PM THIRTEENTH: As further security the Mortgagor hereby assigns to the Mortgagee all rents and profits now or here-after accruing on the premises herein described and hereby authorizes the Mortgagee, or its agent, at any time there is a default in the payment of the debt hereby secured, or in the performance of any obligation herein contained, either to collect such rents and profits without taking possession of said premises on to take possession of said premises and rent the same for the account of the Mortgagor and to apply any sums so received (after deducting all costs of collection and administration) to the debt hereby secured, free from any liability except to apply said sums as is by the mortgage provided. FOURTEENTH; In case of the renewal or the extension of the indebtedness hereby secured, or any part thereof, all the provisions of this mortgage and the lien thereof from its date shall remain in force as fully and with the same effect as if it was made originally to mature at such extended time. FIFTEENTH: That the covenants, agreements and powers herein contained shall bind, and the benefits and advantages shall inure to the respective heirs, executors, administrators, personal representatives, grantees, successors and assigns of the parties hereto and whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall include all genders. SIXTEENTH: If the Mortgagor is a corporation, said corporate Mortgagor, as a part of the consideration for the Mortgage making it a loan of \$ 7,500.00 represented by the within described note secured by this Mortgage, wholly rit a loan of \$ 7,500.00 represented by the within described note secured by this Mortgage, wholy period of redemption provided by the laws of the State of Kansas. SEVENTEENTH: Now if the debt described in said note be paid when due and the said agreements be kept and performed as aforesaid, then these presents shall be null and void. as aforesaid, then these presents shall be null and vold. But if the default be made in the payment of said note, or any part thereof, or any interest thereon, as therein specified, or in the performance of any agreement herein contained, then all of the indebtedness secured by this Mortgage, shall, at the option of the Motgages, by virtue of this Mortgage, immediately become due and payable, and upon forfeiture of this Mortgage, or in case of default in any of the payments herein provided for, the Mortgage shall be entitled to a judgment for the sums due upon said note, and the additional sums paid by virtue of this Mortgage, 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, foreclosing all rights and equites in and to said premises of the Mortgagor and all persons claiming under him, at which sale, appraisement of said, property is hereby waived by the Mortgagor. IN WITNESS WHEREOF, the said first party has hereunto set - hand and seal (or caused these presents to be executed by its properly authorized officers and its corporate seal to be hereunto affixed) the day and year first above written. EMLAND BUILDERS, INCORPORATED ATTEST: no Sandan 10 (SEAL) CORP M: B. Lapdauident (SEAL) E Landau Secretary Prosented an Manager Hopessence of (SEAL) (SEAL) STATE OF Konses Musseul COUNTY OF Deste garkson n this 4 day of Again, A. D. Nineteen Hundred, before me, the undersigned, a Notary Public if and for the County and State aforesaid,, President of EMLAND BUILDERS, INCORPORATED BE IT REMEMBERED, That on this Fifty Eight came M.B.LANDAU aboye written. My commission expires: June 20,1958 A crowd 1.

ENOW ALL MEN BY THESE PRESENTS, That City wors and introduce Toppon, the Contension within mortgage is folly pair, satisfied and disconnet, one such rises the segister of Deeds of Douglas County, nameas to ischarge the sate of record. IN WITNESS WHEREOF City Bond and Mortgage Toppany the sate of record. IN WITNESS WHEREOF City Bond and Mortgage Toppany the sate of record. Sec. Treas. , and attested by its Ass't. Decretary, and the property will concern at fixed this fact may of Doubler, 1958. It's the second concerns.

ANDE LE DIVEL L. POWELL ASS'I Sector :

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