toreclosure shall be an additional charge against sold morragged premises secured by this morragge; and upon forfeirure of this borragge, or in case of default in any of the payments herein provided for, due par y ______ of the second par ______ its secretary and the additional sums paid by virce of this Morragge, with interest on suidgatent for the sum or paid at the rate of ten per cent, per samant from the date of payments of said sums, and costs, and a decree for the said of said premises in satisfaction of said indument, forecolosing all rights and equities in and to anid premises of the said of the first part, their ______ here and ansigns, and all precons claiming under them. And the said part ad _____ of the first part, their ______ here around ansigns, and all precons claiming under them. and anargans, and all person's claiming under LUEM. And the said part 1.0.0. of the first part shall and will at LUEIF own supense from the date of the execution of this Morrages until said note ______ and interest, and all liens and charges by virtue beseof are fully paid off and discharged, keep the building ______ erected and to be erected on said lands, insured in some re-sponsible insutance company duly subtorized to do has minema in the State of Kanass, to the amount of \$ 0,037.92 _______ Dollars, for the benefit of said part ¥ ______ of the second part; and in default thereof said part ¥ ______ of the second part may effect and insurance in <u>112</u> own n ame ______, and the premium or premiums, cests, charges and expenses for effecting the same shall be an additional lien on said mortgaged property, and may be enforced and collected in the same super as the principal debt hereby secured. AND the said part 1 and the firm may do _______

and collected in the same mannet as the principal debt hereby accured. AND the said part **1as** of the first part do ______ hereby covenant and agree that at the delivery hereof _______ **thay area** _______ the lawful owner **s**______ of the premises above granted, and seized of a good and indefeasible evasue of inheritance therein, free and clear of all incumbrances, and that <u>thay</u> will Farrant and Defend the same in the quiet and peaceable possession of said part **y**______ of the second part, **1ts** successors and assigns forever, against the lawful claims of all persons whomsoever.

IN WIINESS WHEREOF, The said part 103 of the first part ha Ve hereunto set their hand s the day nd year first above written

x arthur B Coluchers, (SEAL) Executed and delivered in presence of thur B. Cluchey nga cluchey Inga Cluchey 0 _ (SEAL) (SEAL) 影 (SEAL) State of Kansas, County of ______ . , SS 804 __ day of _ april A. D. 19 59, before me, the undersigned, a _____ 'in and for said County and State, came Arthur B. Cluchey and Inga Cluchey, his wife, who are personally known to me to be the identical person <u>are</u> described in, and who executed the foregoing Mortgage, and day actinowical and the execution of the same to be <u>thatp</u> voluntary are and deed. A TENTMONY WHEREOF, I have bereunto subactibed my hand and affixed my official seal on the day and year last above withen. X Mislym. Mouvood Notary Public. A gomaission expires September 1st 19 41 WESLEY M. NORWOOD

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G. Beck Register of Deeds

Recorded on April 16, 1959 at 3:30 P.M.

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