J. W. HCCOSKRIE COMPANY, INC., & Kansas Corporation, - - - - - - being justly indebted to said second party in the principal sum of TWELVE THOUSAND FIVE HUNDRED AND NO/100 - - - - - - - - - - - - Dollars (\$12,500.00), for money borrowed, ha 5 executed and delivered to said second party its certain principal aissory note numbered 11038-p pro , bearing even date herewith, for the sum of TWELVE THOUSAND FIVE HUNDRED AND NO/100 - - - - Dollars (\$ 12,500.00), together with interest thereon as set forth in said note, payable April 11, 1961.

WHEREAS, The said

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both principal and interest payable to the order of said second party at the office of Wilson D. Wood Mortgage Company in Kanas City, Missouri, or at such other place as the legal holder hereof may, from time to time, in writing designate, in lawful money of the United States, or its equivalent in exchange on New York. Said note or notes further provide that, if default be made in the payment of any part of said money, either principal or interest, when the same becomes due and payable, then all of said principal and interest shall, at the option of the legal holder or holders, become due and payable without notice. Both principal and interest are to bear interest at the rate of teo per cent per annum after default or maturity.

without notice, Both principal and interest are to bear interest at the rate of ten per cent per annum after default or maturity. NOW, if the said J. W. McCoskrie Company, inc., thall well and aruly pay, or cause to be paid, the sums of money in said notes mentioned, with the interest thereon, according to the tenor and effect of said notes, then these present shall be null and void. But if said sums of money or either of them, or any part thereof, or any interest thereon, be not paid when the same become due, or should there be a breach of of said party of the second part or assigns, by virtue of this Mortgage, inneclistely become due and payable; and upon for-recessori or assigns, thall be entitled to a judgment for the sums due upon mid notes and to said party of the second part, its of this Mortgage, and all costs and expenses of enforcing the same, as provided by law, and a decree for the said of said party of the second part, its of this Mortgage, and all costs and expenses of enforcing the same, as provided by law, and a decree for the said of said party is of there or said a sait satisfies of said and spart, and all persons claiming under them, at which sale, appraisement of and party is of thereby waived by said parties of the first part. And the said parties of the first part, and all benefits of the Homestead, Exemption and Stay Laws of the State of Kansas are hereby waived by said parties of the first part.

hereby waived by said parties of the first part, and all benefits of the Homestead, Exemption and Stay Laws of the State of Kanasa are hereby waived by said parties of the first part. And the said parties of the first part shall and will at their own expense from the date of the execution of the State of Moreage until said notes and interest, and all liens and charges by virtue hereof, are fully paid off and dis Charged. (1) furnish and leave with second party during the existence of said loads, abstract of tides to said land; (2) keep the improvements upon said land constantly insured until said notes be paid, against loss by fire for the sum of at least TNO HUNDRED THIRTY SEVEN THOUSAND FIVE HUNDRED AND NO/100 - - - - Dollars, and against in companies designated by said second party or its assigns, and the policies thereof, and all other policies to a to the holder of said notes, all enewals to be delivered at least seven days before the expiration of oil depolicies, for further securing the payment of said notes, with power to settle and compromise all loss clahms, to demand, receiv and othereunder, with power to assign to and all moneys becoming payable thereunder, and approxements upon said participation of the furthereventes, and all the experiment of said notes, all receives and othereventes, and approxements, including the renewals to be delivered at least seven days before the expiration of oil policies, for further securing the payment of said notes, with power to settle and compromise all loss clahms, to demand, receive and otherwise paid, or upon the expain to the parchaser the unexpired term of aid policies; (3) permit second party or is assigns and settle and compromise all statutory lien claims of every kind; and sums awarded as the value of any provements thereon for the injury to the land remaining or to the inprovements thereon; (4) keep said and and more assochements of any statutory lien claims of every kind; the improvements as thereas of using provements and thereory ore its assigns may p