PROVIDED ALWAYS, and this instrument is uncerted and delivered to accure the payment of the sum of Terelws Thousand and 100 - - - - - - - - - Dollars (s. 12,500.00), with interest thereen, together with such charges and advances as may be due and payable to ead mortgages under the terms

and conditions of the promissory note of even date herewith and secured hereby, executed by said mortgages under the terms gages, payable as expressed in said note, and to secure the performance of all the terms and conditions contained therein. The terms of said note are hereby incorporated herein by this referance.

It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advances made to said ortgagor. __ by said mortgages, and any and all indebtdaess in addition to the amount above stated which said mortgagors, or by of flams, may owe to said mortgages, however evidenced, whether by note, book secure to therwise. This mortgage shall main in full force and effect between the parties hereto and their here, parameter and representatives, successors and assigns, until a mounts secured hereunder, including future advances, are paid in full with intervet.

The mortgagor _____ hereby assign m_____ to asid mortgages all rents and income arising at any and all times from asid property and hereby authorize said mortgages or its agent, as its option, upon default, to take charge of maid property and collect all rents are hereby authorize to keep and property in tenantable conditions, or to other charges or pursuants provided for herein or in the note hereby resurptive. This rent asignment abilities in face until the unpaid balance of said note is fully paid. The taking of possession survey. This rent asignment shall continue in face until the unpaid balance of said note is fully paid. The or there are more there are an another that in no manner prevent or retard is and more in the collection of said some by fore-long or or there are no unpaid and the same balance of the same by fore-long of the or otherwise. Mort prevent or said the same balance of the same by fore-long of the There are no unpaid labor or material falls unstanding which would result in a mechanic's lien against this property.

Any transfer of said real estate shall be subject to the condition that the purchaser or purchasers shall also be liable for the payment of such indebtedness.

The failure of the mortgrapee to assert any of its rights hervander at any time shall not be construed as a waiver of its right to assert the same at any later time, and to insist upon and enforce strict compliance with all the terms and provisions of

If said mortgagor _____ shall cause to be paid to said mortgages the entire amount due it hereunder, and under the terms and provisions of said note hereby secured, including future advances, and any extensions or renewals thereof in accordance with

the terms and provisions thereof, and if said mortgagor _____ shall comply with all the provisions of said note and of this mortgage, then these presents shall be void; otherwise to remain in full force and effect, and said mortgage shall be entitled to the pas-ression of all of axid property, and may, at its option, declare the whole of said notes and all indectedness represented thereby to be immediately due and payable, and may forcelose this mortgage or taks any other legal action to protect its right, and from the date of such default all items of indebtedness secured hereby shall draw interest at 10% per annum. Appraisement waived.

This mortgage shall is hittiging upon and shall enure to the benefit of the beits constructions when a saigns of the respective parties Herpfo. IN WITNESS WHEREOF, said mortgagor has becaute at <u>its</u> hand the

ortgagor ____has ___bereunto set ____its _____ band____ the day and year first above 4 1 10 10 BUILDER'S INVESTMENT COMPANY, INC. Marcia a Paraona Intratas Marcia Al Parsons, Secretary Parsons marce Leve D. D. Parsons President

STATE OF KANSAS, ATCHISON COUNTY, 58;

BE IT REMEMBERED, That on this 28/h day of January, 1961, before me, the under-signed, a notary public in and for the County and State aforesaid, came NEX D. PAISONS, President of Builder's Lyestment Company, Inc., a corporation duly organized; incorporat and existing under and by virtue of the laws of Kansas, and MARCIA A.PARSONS, Secretary of said corporation, who are personally known to me to be such officers, and who are personally known to me to be the same persons who executed, as such officers, the within instrument of writing on behalf of said corporation, and such persons duly acknowledged the execution of the same to be the act and deed of said corporation, Builder's Investmen Company. Inc.

IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my notarial seal the day and year last above mentioned.

Belen Rucka Notary Public Aut 23; 1962 Term expires_

SOLIOUNT

Harolf A. Beck Register of Deeds

ATTEST: Harold G. Beck

6 Euclide E. Allison, Oferit of the District Court, Douglas County Res.

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