TO HAVE AND TO HOLD THE BAME, together with all and singular the tensments, hereditaments and appurts nto belonging, or in anywise appartaining, forever, and warrant the title to the same. Said mortgagor hereby cove nts with said mortgages that _ ms it is _, at the delivery hereof, the lawful owner _ of the premises above or eribed, and 18 seized of a good and indefeasible estate of inheritance therein, free and clear of all en ad day and that _______ it will warrant and defend the title thereto forever against the claims and de inds of all nersons wi

and conditions of the promissory note of even data herewith and secured hereby, exceuted by said martgagor... to said mort-rayes, 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 bareby incorporated herein by this reference.

It is the intention and agreement of the parties hereto that this mortgage shall also as curs any future ortgagor ... by said mortgages, and any and all indebicdness in addition to the amount above stated which said mortgages, and thena, may ove to said mortgages, however evidenced, whather by note, book necessar or otherwise. This mortgage shall main in full force and effect between the parties hereto and their heirs, personal representatives, successors and assigns, until I amounts secured hareunder, including future advances, are paid in full with interest.

all anothic secured hareauther, including Theire attracts, he paid in and the interval The mortgragor _____ hereby assign at to said mortgrages all rents and income arising at any and all times from said property and hereby authorize said mortgrages or its agent at its option, upon default, to take charge of said property and collect all rents and income therefrom and apply the same to the payment of interest, principal, insurance premiums, taxes, assessments to rimptovements necessary to keep said property in tenantable condition, or to other charges or payments provided for k tenantable in the note hereby secured. This rent assignment shall continue in force until the unpaid balance of said note is fully paid. The interest of the secured and the payment of the payment of the security of the secure of the control of the secure of ar otherwise. Mortgragor agrees that the period of redemption in the event of foreclosure of There are no unpaid have to make this obtained as 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 ayment of such indebtedness.

The failure of the mortgages to assert any of its rights hersunder at any time shall not be construed as a waiver of its 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 islons of said nots hereby secured, including future advances, and any extensions or renevals thereof in accordance with

the torms 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 pos-session of all of said property, and may at its option, declare the whole of said note and all indetioness represented thereby to be immediately due and payable, and may forcelose this mortgage or take any other legal action to protect its right, and from the date of such detault all terms of indetieness secured hereby shall draw interest at 10% per annum. Appraisement waived. This mortgage shall be binding upon and shall enure to the benefit of the detay, emeanters, administrators, successors and assigns of the respective parties hereby.

IN WITNESS WHEREOF, said motigagor ha 8 hereunto set its hand the day and year first about

BUILDER'S INVESTMENT COMPANY, INC. Taisons,

President.

The set of Marcia A. Parsons, Secretary

STATE OF KANSAS, ATCHISON COUNTY, 55;

HE IT REMEMBERED, That on this <u>28th</u> day of January, 1961, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came HEX D. PARSONS President of Builder's Investment Company, Inc., a corporation duly organized, incorporated 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 sat and deed of said corporation, Builder's Investment Company, Inc. Company, Inc.

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

PUSR, Helen Ricka Notary Public TA B ... UBUIG Aeb 23, 1962 Term expires OF COUNT

Recorded January 30, 1961 at 1:55 P.M.

ATTEST:

G. Beck. Register of Deeds

I, Lucille E. Allison, Clerk of the District Court, Douglas County Kan., animal of factioning as county kan. In the mortgage and District Court on the 3 day of an is duly recorded in Journal / and these day of AL 1962 to hereby certify that n indgen herein recorded was made by so OCT 1904 and that the same at page 19 Valuesceny base BE Witness my light this 22 day off H. 1963 Huller & allign Ciert of District Court

Larold a. Ack _ Register of Deeds