Reg. No. 16,550 Fee Faid \$11.75 19.901 761.00 BOOK 127 MORTGAGE This Mortgage Made this 26th day of January in the year of Our Lord, One Thousand Nine Hundred and Sixty One by and between Harold E. Dashazer and Dorothy MC Deshazer, HTS, sile, _ party of the first part, and Robert H. Owen, d/b/a Aalao Roofing and Siding Go. _____party of the second part Witnesseth, That said party of the first part, for and in consideration of the sum of \$4735.80 Dollars DOILCTS to him in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, has granted, bargained, soid, and conveyed, and by these presents does grant, bargain, sell and convey unto the said party of the second part and to his heirs and assigns forever, all of the following described tract, piece, and parcel of land lying and situated in the County of DOILCTA Lots61, 63 and 65 on Dearborn Street, in the City of Baldwin, Douglas County, Kansas. TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appurtenances thereto belonging, unto the said party of the second part, and to his heirs and assigns forever; PROVIDED ALWAYS, and this instrument is made, exe-cited, and delivered upon the following conditions, to-wit: Wherecos, the said party of the first part has this day essented and delivered his certain promissory note in writing to the party of the second part, a copy of which note is hereto attached and made a part hereof. INSTALLMENT NOTE 1 4.735.80 Jan. 26, 1961 At the dates hereinafter mentioned, for value received, I, or We, the undersigned, jointly and severally, promive to pay to the order of ______ Aal co Roafing and Siding Gos ______ Thirty Five and 80/100 Dollars Der Bank between the amount of this note and the sum of the preceding installments), commencing on the 26th day of March 19.61, and on the same day of each and every month thereafter until pain in full, with interest at the rate of 8 per centh per annum after maturity; and agree that on default in the payment of any installment the whole amount of this note shall then and there become due at the election of the holder thereof. I, or We, agree to pay a "late charge" not to agree do per month for each payment more than ten days in arrears, to ever the extra expense involved in following up and handling delinquent payments. in a the extra expanse involved in following up and handling delinquent payments. The makers, surveties, guarantors and endorsers of this note, jointly and severally, do hereby waive demand, presentanest for payment, notice of non-nayment and protect, and do each hereby waive notice of and consent to any and all extensions of this note or any part thereof from time in time without notice to us, and hereby waive any and all notice of whatpeever kind or nature, and waive the changed remedies hereon. And further to secure the payment of said amount, the undersiened hereby jointly and severally irrevocably subtrees of from the payment is and one payment of said amount, the undersiened hereby jointly and severally irrevocably subtrees and inspecer any attorney of any Court of Record to appear for them, us either of the legal holder of this note, for such sain a may appear to be unput and over there precedence and consent to inmediate accurity upon sach jodgment, hereby rat-release all error which may inserve in such proceeding, and consent to inmediate accurity upon sach jodgment, hereby rat-frying and confirming all that said attorney may do by virtue hereb. Harold B. Pachanase - 7 see. Harold R. Deghater Juilly M. Dechoger Dorothy M. Deshater NEGOTIABLE AND PAYABLE AT OFFICE OF THE HOLDER HEREOF