by) with interest thereon from the time of rity in like manner and with like effect as a secured hereby shall, at the option of the out notice, on the failure of the Mortgagor r the p

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THIRFEENTH: That in the event of the passage after the value of land for the purpose of taxation any lien there or debta secured by mortgages for Stata to local purpose, or Mortgage, the Mortgages thall have the right to give thirty ment of the debt secured by this Mortgage, and it is hereby payable and collectible at the expiration of said thirty days. changing in any way be laws for the taxation of mortgages manner of the collection of any such taxes, so as to affect this "written notice to the owner of sald land requiring the pay-d that if such notice be given the said debt shall become due, agre

POLIFICENTITI: As intrice recursive the despiration of and thirty days. POLIFICENTITI: As intrices recursive the described and thereby assigns to the Mortgagee all rents and profits now or here-alter accruing on the permissis harelin described and hereby assigns to the Mortgagee, or its agent, at any time there is a default in the payment of the dest hereby secured, or in the substrates the Mortgagee, or its agent, at any time there is cal-seen rents and profits without taking possession of said premises or to the of any obligation herein contained, either to collect the account of the Mortgageor and to apply any some so received (after deducting all costs of deducting data do the dest hereby secured, free from any liability except to apply said sums as is by the mortgage provided.

FIFTEENTH: In case of the renewal of the section of the schemistor of the indebtedness hereby secured, or any part thereof, all the voisions of this mortgage and the lieu thereof from its date shall remain in force as fully and with the same effect as if was made originally to mature at such extended time. SIXTEENTH: That the covenants agreements and powers herein contained shall bind; and the benefits and advantages all inure to the respective heirs, executors, administrators, personal representatives, grantees, successors and assigns of a parties herein and here the singular number shall include the plural, the plural the singular, and the use of any other shall include all genders.

SEVENTREENTH: If the Mortgagor is a corporation, said corporate Mortgagor, as a part of the consideration for the Mortgagee making it a loan of \$43,000.00 represented by the within described note secured by this Mortgage, wholly waives the period of redemption provided by the laws of the State of Kansas.

EIGHTEENTH: Now if the debt described in said note he paid when due and the said agreements be kept and performed as aforesaid, then these presents shall be null and void.

But if the default be made in the payment of said note, or any part thereof, or any interest thereon, as therein specified, or in the performance of any agreement herein contained, then all of the indebtedness secured by this Mortgage shall, at the option of the Motgage, by virtue of this Mortgage, immediately become due and payable, and upon forfeiture of this Mortgage, in case of default is any of the payments herein provided for, the Mortgage shall be entitled to a judgment for the sums due upon aid note, and the additional sums paid by virtue of this Mortgage, and all costs and expenses of enforcing the same, as provided by law, and a decree for the sale of and premises in astistation of axid judgment, forcelosing all rights and equities in and to said premises of the Mortgagor, and all benefits of the Homestead, Exemption and Stay Laws of the State of Kansas are hereby waived by the Mortgagor.

IN WITNESS WHEREOF, the said first party hn g herentercase backtrixt content was a series to be executed by its properly authorized officers and its corporate seal to be hereunto affixed) the day and year first above writen.

ATTEST:	BODKER REALTY, INC. (SEAL) Sam Dodke (SEAL) President (SEAL) (SEAL) (SEAL)	
COUNTY OF <u>Jackson</u> BE IT REMEMBERED, That on this <u>2.8</u> day <u>Jackfor</u> , or the on this <u>2.8</u> day <u>Jackfor</u> , or the underslip came SAM EDIKER Pres	on ACKNOWLEDGMENT g of <u>Jehrstany</u> , A. D. Nineteen Hundred gned, a Notary Public in and for the County and State aforesaid, ident of <u>BOIKER REALTY INC.</u>	
by virtue of the laws of Kansas/Missouri, and HARVEY Sare personally known to me to be such officers, and who are p as such officers, the within instrument of writing on behalf of equip of the same to be the start and defined of such as	personally known to me to be the same persons who executed,	

Narold W. Reck KNOW ALL MEN BY THESE PRESENTS, That City Bond and Mortgage Company, the Mortgagee within named, does hereby certify that the within mortgage is fully paid, satisfied and discharged, and authorizes the Register of Deeds of Douglas County, Kansas to discharge the same of record.

IN WITNESS WHEREOF, City Bond and Mortgage Company has caused these presents to be signed by its Vice President, and the corporate seal to be hereto affixed this 18th day of April, 1967. CITY BOND AND MORTGAGE COMPANY

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