This is is payment of the cost on the payment of the cost on the payment of the cost of the payment of the payment and other payments of a start start of the payment of completing and improvements, requires, or all of completing and improvements, requires, or all other additional cost may be advanced by the main and secured by this mortgage, previded, however the payment of the payment principal, or interest on this or an any other a ditions, stipulations, or covenants as herein pro-manake any reasonable expenditure or outher That if any part of and described proper-tions the property shall be damaged either by and to the mortgages and applied up. The full of the mortgages and applied up.

that if any part of said described property shall be candemn the property shall be damaged eliber by public works or par-ies paid to be mortgages and applied upon the industrial mane of the mortgages shall have the right to file and is defend ane of the mortgages of the recovery of damages, to upli-'s rights hereaming, or in any action whatseaver in which the to commence by reason of this instrument at indebalances, is a or shall have the right to employ counsel in an effort to pr ion, and all sume expended as costs in connection therewith a upon demand or as may be expressly agreed upon by the me appendent at interact, the next state have the posttional indebtedness secured by this mort described prior to any right, fille, or inter shall be paid under the provisions of the p Mortgagor also agrees to pay all cost including abstract expenses, because of th in this mortgage contained, and the same urred or paid at any time by mortgages, mply with the provisions in said note and

due and

Mortgagor hereby assigns to mortgages the rests and income arising at any and all times from the propert pared is secure this note, and hereby subhorks mortgages or its agent, at its option, upon default, to take charge property and collect all runts and income and apply the same on the payment of insume prominents, taxes, asso to the mortgage or in the note hereby secures. This assignment of continues in force on will be balance of said note in fully paidlift is also agreed that the taking of pensatesion hereunder shall in on manner pro-rest of the mortgages of the collection of said sums by forecloaures or otherwise. The assignment of the assumption for as specified in the promissory note, the entire heldetscheas all becares or availed and mortgages and thereby security of the mortgages or payment of the same of the same of the mortgages and of the promissory note, the entire heldetscheas all becares and availe at mortgages in the collection of and sums by forecloaure second sings and the entire debisehease and becares availed at the election of the mortgages and forecloaure proceedings may be instituted thereas. The same of and note hereby secure, including fature advances, and any setumions or tonewalk the otor, is and and mortgages shall cause to be paid to mortgages the entire amount due it bereander and this mortgages of the tax presents nimil hereby defauring to any the provision in said note and in this mortgages of the tax presents nimil hereby defauring to the same in the fail provision in said at the tax is and the rest and have interview to remain in fail fore and effect, and mortgages also the said such taxes of indubtedness hereunder shall draw inforest at the rate of 10% per annum. Appraisement and all be instructed and exemption laws are baced yearly with all the provision in said note and have and pay themetors of the anortgage on take induces the paid in a side note of and note due and pay to another and exemption laws are baced yearly due to prove the signification the due of any gender. Th due it hereunder and under the terms and tendions or renewals thereof, in accordance said note and in this mortgage contained

IN WITNESS WHEREOF, said mortgagor has bereanto set his hand the day and fear first above written

Juliant Lingtony and Juliant Lingtony Jean G. Lemesany me Early ACKNOWLEDGMENT

STATE OF KANSAS, County of Douglas

26th Be it remembered, that on this.

., A. D. 19 61 hefore me, the undersigned, a Notary Public in and for the June day of ..... County and State aforesaid, came Hillian L. Lenesany and Jean C. Lemesany, bisbond and wife

who are personally known to me to be the same porsons who executed the within instrument of writing, and such persons duly acknowledged the execution of the same.

IN TESTIMONY WHEREOF, I have hereunto set my hand and Notàrial Seal the day and y (SEAL)-Notary Public

My Commission expires May 1

The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record. By J. Dean Nofsinger Vice-President. Lawrence, Kansas, April 15, 1965

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arold a Beck Register of Deads

(Corp. Seal)

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