Together with all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, awnings, storm windows and doors, and window shads or blinds, used on or in connection with said property, whether the same are now located in said property or bereather placed itsereos.

TO HAVE AND TO HOLD THE SAME, together all and singular the tenements, hereditaments and appurtenances ants balanging, or in anywise appertaining, forever, and warrant the tills to the same. Said mortgager 3, hareby corewith said mortgages that t. Boy Arrest the delivery hereof, the lawful owner 3\_ of the premise have and described, and \_AFE \_\_\_\_\_\_ seized of a good and indefensible setate of [aberitance therein, free and clear of all er and that "they" will warrant and defend the title thereto forever against the claims and der nds of all par

PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of 

and conditions of the promisery note of even date herewith and secured hereby, executed by said morrages huncer tas terms and conditions of the promisery note of even date herewith and secured hereby, executed by said morrages. If any payhe is a argressed in main neise and to secure a the performance of all the terms and conditions contained therein. The forms of and note are hereby incorporated herein by this reformance. It is the intention and agreement of the payties hereto that this morrages shall also source any future advances made to said

ount above stated which said mortgagors, or account or otherwise. This mortgage shall total of all adyn

It is this function and agreement of the parties horizo that this mortgage shall also society any future advance segond. By asid mortgages, and any and all indebicdness in addition to the amount horse stated which said of them, may see to said unstrager, however evidenced, which is the note, because or otherwise. This is in full force and effect intenses the parties hereits and their heirs, personal account or otherwise. This mounts semicroid hereinder, including future advances, any paid in full with intense to that the other the aggregate at any one time, shall not exceed all with an intense is to that of all of all the aggregate at any one time, shall not exceed all works and there is a state of and property and merely authorize and mortgages or its agent, at its option, upon default, to take charge of said property and provements necessary to keep sail property in tenantable conditions or to other charges or particular provide provide provide not income the returned there of and property and a not hereby secured. This rest assignment than a continue in force until the unpaid islance of add notes in a the intense interment and any income the manner prevent or retard asid mortgages in the collection of add notes in g of passesion hereunder shall in up manner prevent or retard asid mortgages in the collection of add mortgages in the collection of add mortgages in the collection of add mortgages in the science in the manner prevent or retard asid mortgages in the collection of add mortgages in the science in th collect all rents

There are no unpaid labor or material bills outstanding which would result in a mechanic's lies 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 purposed of such indebtainess.

The failure of the mortgarges to assert any of its rights hereunder at any time shall not be construed as a walver of its to assert the same at applater time, and to invist upon and unforce stild compliance with all the terms and provisions of mode and of this mortgarge.

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

rtgagor. <sup>5</sup> shall comply with all the provisions of said note and of this remain in full force and effect, and said more are shall be entitled i ordien, declare the whole of said note and all indebtedness represented listely due and payable, gp of such default all items of represented thereby to tect its right, and from Appraisement waived. Ap

This mortgage shall be binding upon and shall enure to the benefit of the heirs, exec

IN WITNESS WHEREOF, said mortgagor & ha. Ye hereunto set \_ their \_ hand S the day and year first

(William R. Dennis) (Edith Dennis)

COUNTY OF BROWN					
BE IT REMEMBEREN	D, that on this 30th	day of	June		D, 18 61 , before me
the undersigned, a Notary I					
+ + - W3111;	am R. Dennis and	Edith Der	nnis, husband s	nd wife	
C. Carlot and the second					
who har personally kn	nown to use to be the and	ne person S	who executed the m	thin martaran and	and 100 5 4.1
who if HTD personally in acknowledged the execution	of the anna			erren nurseftwille, unn	such person dul;
In tastimony whereaf, I					

ATT. BEV. 4-60

Vardy a. Beck Register of Deeds

SATISFACTION AND RELEASE The debts secured by this mortgage having been paid in full, the Register of Deeds is hereby authorized to release the same of record forthwith. Dated at Horton, Kansas, this 26th day of February, 1969



Home State Bank, Horton, Kansas By (Forrest R. Keener) Cashier

and the second second

14. ÷

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