TO HAVE AND TO HOLD THE SAME. With all and singular the tanements, hereditaments and appurtenances there nos belonging, or in anywise appertaining, forever, and hereby warrant the title to the same. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of. Eight

morpage to repay all amounts to the morpages, such failure shall be considered a default, and all MA provinces of this morpages and the note secured thereby with regard to default shall be applicable. Taking due have note that the option of the morpages, be declared due and payable at each. The have been due to any of these, by second party, and any and all indebtedness in addition to the amount always allow a second the morpage of the secure shall also secure shall be applied at each. This morpage allow any of these, by second party, and any and all indebtedness in addition to the amount always shades of the second party, however evidenced, whether by note, book account or which the first parties or any of them, may over to the second party, however evidenced, whether by note, book account or which the first parties, at any of them, you are call all states declares in addition to the amount always have the to be anount and any the second party. However, and any second party is the second party, however evidenced, whether by note, book account or whether and not be any particular and the second party is and any and draw ten par cent interest and be collectible out any any morphese and the second second matter and the second party. If pade coulding a tall thems, and do a second any second party. The parties agrees to keep and maintain the houldings now on said premises or which may be hereafter exerced thereon a pade coulding a tall threads, and to a second party the second party. In the processes of the failure of first parties by parton with the provisions in and north and the have any second party the runs and income arising at any sud all these from the property morp property and collection of and hereby secting that the part with the provisions in and morp and the parts and hereby active the second party the same on the paysment of from the property morp property and collection of and thereby active to active any of the right theremone arises and be construed as a wiver of its and the interrepare or its the

mption inws are hereby waived. This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the spectry particles hereto.

Paul S. Squires Betty J. Gquires

IN WITNESS WHEREOF, said first parties have hereunio ast their hands the day and year first above written aul E. Squ

STATE OF KANSAS COUNTY OF Douglas RE IT REMEMBERED, that on this 4 day of August, A. D. 1961, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Paul E. Squires and Betty J. Squires, his wife are personally known to me to be the same person . who executed the within instrument of writing, and such person . duly acknowlknown to use to be the same person edged With treation of the same. Notary Public. C. Place Pellandillon and June 18 1963 Court +

Hardd a. Beck