byview with all heating, lighting, and plumbing equipment and fiviares, including stokers and hurners, excens, awnings, storm indows and doors, and window making or blinds, used on ur in connection with said property, whether the same are now located

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TO HAVE AND TO HOLD THE SAME, logether with all and singular the tenements, hereditaments and ap tharounto belonging, or in anywise appartaining, forever, and warrant the title to the same. Said mortgagor. S. hereby cove-nant with said mortgages that by are , at the delivery hareof, the lawful owner f. of the premises above conveyed red, and _arm _actual of a good and indefeasible estate of inheritance therein, free and clear of all encumbrances, and that . The Y will warrant and defend the title thereto forever against the claims and demands of all persons whomsoever

There are no mapaid labor or material bills outstanding which would result in a machanic's lien 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 surmant of such indeletations.

The failure of the mortgages to assert any of its rights hereunder at any time shall not be construed as a walver of its right to assert the same at any later time, and to insist upon and enforce strict compliance with all the terms and provisions of said note and of this mortgage.

If said mortgager a shall cause to be paid to said mortgagee the entire amount due it hersunder, and under the tarms and provisions of said note hereby secured, including future advances, and any extensions or renewals thereof in accordance with

is torms and provisions thereof, and if and marigances. shall comply with all the provisions of said note and of this mortgan than these prepared in the work, otherwise to remain in full force and effect, and said mortganes shall be entitled to the p measion of all of said all he work, and many forcelase this mortgane or take any other legal action to protect its right, and frary be immediately due and payable, and many forcelase this mortgane or take any other legal action to protect its right, and frary the date of such default all items of indebtedness secured hereby shall draw interest at 10% per annum. Appraisment waived. This mortgage shall be binding upon and shall enurs to the benefit of the heirs, executors, administrators, sur

IN WITNESS WHEREOF, said mortgagor S have heraunto set their hand a the day and ye

Carole Lee Whitehead,

STATE OF KANSAS. COUNTY OF Douglas BE IT REMEMBERED, that on this 10th day of August A. D. 1961 , before me, e undersigned, a Notary Public in and for the county and state aforesaid, came Jack E. Whitehead and Carole Lee Whitehead, his wife the STE personally known to me to be the same persong, who executed the within mortgage, and such person ³ NOTARA Acrothy B. Johnson Hash Stravel 10, 1965

Contraction of the second The state to the

33034 635 8-40 ATT, XXY, 4-86

cold G. Beck Register of Deeds