Reg. No. 17,606 Fee Paid \$312.5

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PORM NO. 1116 CLASS & Dumares Ristinger Co., 568 Walnut, Kasses City, Mo. 79392 Kansas Mortgage BOOK 130

This Murinan, Made this 19th day of January in the year of Our Lord One Thousand Nine Hundred Sixty-Two by and between

SOUTH RIDGE PLAZA DEVELOPMENT CORPORATION, INC.

of Douglas and State of Kansas party of the first part, and

 MERCHANTS-PRODUCE BANK
 part y
 of the second part,

 WITNESSETH: THAT SAID PART Y
 OF THE FIRST PART, for and in consideration of

 the sum of
 ONE DOLLAR AND OTHER GOOD AND VALUABLE CONSIDERATION
 DOLLARS,

 to
 1t
 in hand paid by the said part y
 of the second part, the receipt where'of is here'o' is here'o' is here'o' is here'o' is here'o' is here'o' asigns forcerver, all of the following described tract, piece, and parcel of land lying and situate in the County of
 Douglas

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11, all inclusive, in Block 1; Lots 1, 2, 3 and 4, all inclusive in Block 2, in SOUTHRIDGE ADDITION NUMBER 2, an addition to the City of Lawrence, Douglas County, Kansas.

TO HAVE AND TO HOLD the same with all and singular, the hereditaments and appurtenances thereto belonging, unto the said part y of the second part, and to ItS heirs and assigns forever, provided siveys, and this instrument is made, executed and delivered upon the following conditions, to-wit: WHEREAS, SOUTH RIDGE FLAZA DEVELOPMENT CORPORATION, -INC.

the said part y of the first part ha S this day made, executed and delivered to the said part Y at the second part its Promissory Note at even date herewith, by which it promissons to pay to the said MERCHANTS-PRODUCE BANK or order, for value

for the sum of \$ each, falling due on the days of and in each year, both principal and interest notes are payable at and bear interest from maturity until paid at the rate of per cent per annum, payable semi-annually,

NOW, If the said SOUTH RIDGE PLAZA DEVELOPMENT CORPORATION, INC. shall well and truly pay, or cause to be paid, the sum of money in said note mentioned, with the interest thereon, according to the tenor and effect-ol said note , then these presents shall be mill and void. But if said sum of money or either of them, or any part fhereol, or any interest thereon, be not paid when the same become due, then, and in that case, the whole of said sum and interest shall, at the option of said part y of the second part or saigne, by virtue of this Mortgage, immediately become due and psymble; or, if the taxes and assessments of every nature which are or may be assessed against said land sind appurtenances, or either of them, or any part thereof, are not paid at the time when the same set by law made due and psymble, then in like manner the said note , and the whole of said sum shall immediately become due and psymble; and upon

and a approximation, or earlier to them, or any part thereon, are not part at the financial the same and the set of and the set of the second part, personal of the second part, its heirs, executors, administrators and assigns, shall be entitled to a judgement for the sum due upon and note and the additional sums paid by virtue of this Morigade, and all costs and expenses of entorcing the same, any point and the additional sums paid by virtue of this Morigade, and all costs and expenses of entorcing the same, are provided by law, and a decree for the sale of said premises in satisfaction of said judgement, foreclosing all rights and equilies in and to said premises of said party of the first part, its heirs and saigns, and all persons claiming under its - , at which sale, approximent of said property is hereby waived by said party of the liver part. And the said part y of the first part shall and will at its own expense from the date of the security of the Morigade more to be executed on said lands, insured in some responsible insurance company duly sathorized, keep the building exceed and to be executed on said lands, insured in some responsible insurance company duly sathorized to do business in the State of Kanasa, to the amount of One Hundred Twenty Five Thousand & modeling, for the benefit of the said party of the second part or his assigns and in default thereof as and party of the said party of the second part or his assigns and in default thereof as and part y of the said party of the second part or his assigns, and the premium corperisting states or the same and expension for all first part. And the said additional line on add there thereof as and party of the same shall be and in its one name , and the premium corperisting states or states of the same shall be and additional line on said mortaged property, and may at his option pay any traves or statutory lines against said property, all of which sums with 8 per cont interest may be enforced and collected in the same names as the principal debt hereby

party of the first part is the hawful owner of the premises above granted and mixed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance and that it will Warrant and Delend the same in the quiet and peeceable possession of said part y of the second part its beins and assigns forever; spains the lawful claim of all persons whomsoever.

IN WITNESS WHEREOF, The said part y of the list part ha 5 hereunto bet these presents to be executed rear first above written ...

Attest: Executed and delivered in presence of SOUTH RIDGE PLAZA DEVELOPMENT CORPORATION, INC. Mark Q. Moore Varail Brenta Secretary A win President By Howard B. Conkey, Jr.