TO HAVE AND TO HOLD THE S	plumbing equipment and fixtures, including stokers and burners, screens, awnings, storm or blinds, used on or in connection with said property, whether the same are now located scame. SAME, together with all and singular the tenements, hereditaments and appurtenances
nantwith said mortgages thatthe and described, andseized of	a good and indefeatible estate of inheritance therein free and clear of a more than the state of the promises above conveyed
PROVIDED ALWAYS, and this in	and the title thereto forever against the claims and demands of all persons whomsoever. strument is executed and delivered to secure the payment of the sum of <u>Hundred Fifty and no/100</u>
rages, payable as expressed in said note terms of said note are hereby incorporation It is the intention and agreement of	even date herewith and secured hereby, executed by said mortgrager 5 to said mort- the and to secure the performance of all the terms and conditions contained therein. The tab herein by this reference.
any of them, may owe to said mortgagee, and an remain in full force and effect between ti all amounts secured hereunder, including	y and ari indeptedness in addition to the amount above stated which said mortgagers, or 6, however evidenced, whether by note, book account or otherwise. This mortgager shall be parties hereto and their heirs, personal representatives, successors and assigns, until future advances, are main in this with the rest.
and income therefrom and apply the same or improvement necesary to keep said p in the note hereby secured. This rent as taking of possession hereunder shall in n or otherwise. There are no unnaid labor or main	to said mortgages all rents and income arising at any and all times from said property its agent, at its option, upon default, to take charge of asid property and collect all runs to the payment of interest, principal, insurance presentums, taxas, assessments, repairs property in transtable condition, or to other charges or payments provided for hermin or aginment shall continue in force until the unpaid balance of said note is fully paid. The o manner provent or retard asid mortgages in the collection of said sums by foreclosure al bills outstanding which would result in a mechanic's lien against this property.
the payment of such indebtedness.	at any outstanding which would result in a mechanic's lien against this property. Il be subject to the condition that the purchaser or purchasers shall also be liable for ert any of its rights hereunder at any time shall not be construed as a waiver of its e, and to insist upon and enforce strict compliance with all the terms and provisions of
If said mortgager 5 shall cause to h provisions of said note hereby secured in	be paid to maid mortgagee the entire amount due it hereunder, and under the terms and netwing future advances, and any extensions or renewals thereof in accordance with
the terms and provisions thereof, and if s then these presents shall be void; otherwis session of all of said property, and may, a be immediately due and navable and may be	aid mortgragor 5 shall comply with all the provisions of said note and of this mortgrage, ise to remain in full force and effect, and said mortgrages shall be entitled to the pos- t its option, declare the whole of said note and all indebtedness represented thereby to y foreclose this mortgrage or take any other legal action to protect its right, and from tedness secured hereby shall draw interest at 10% per annum. Appraisement waived.
the date of such default all items of indep This mortgage shall be binding upon assigns of the respective parties berge	y foreclose this mortgage or take any other legal action to protubility indict. Instruction to the second s
the date of such default all items of indep This mortgage shall be binding upon asigns of the respective parties hereto. IN WITNESS WHEREOF, said mor written.	rigagor 5 ha vehereunto set their hand 5the day and year first above
 assigns of the respective parties hereio. IN WITNESS WHEREOF, said mon written. 	rigager 5 ha véhereunte set theirs, executors, administrators, successors and rigager 5 ha véhereunte set their hand 5the day and year first above Leonard N. Moore Leonard N. Moore
 assigns of the respective parties hereto. IN WITNESS WHEREOF, said monotonic 	rtgagor 5 ha véhereunto set theirs, executors, administrators, successors and rtgagor 5 ha véhereunto set their hand 5the day and year first above <u>Alomaul</u> <u>Moore</u> <u>Ruby E. Moore</u> <u>Ruby E. Moore</u>
 assigns of the Tempetive parties hereio. IN WITNESS WHEREOF, said mot written. 1 1	rigager 5 ha véhereunte set theirs, executors, administrators, successors and rigager 5 ha véhereunte set their hand 5the day and year first above Leonard N. Moore Leonard N. Moore
assigns of the Tespective parties hereio. IN WITNESS WHEREOF, said mov written. """ """ """ """ """ """ """ """ """ "	rtgagor 5 ha véhereunto set theirs, executors, administrators, successors and rtgagor 5 ha véhereunto set their hand 5the day and year first above <u>Alomaul</u> <u>Moore</u> <u>Ruby E. Moore</u> <u>Ruby E. Moore</u>
 assigns of the Tempetive parties hereio. IN WITNESS WHEREOF, said mot written. 1 1	rtgagor 5 ha véhereunto set theirs, executors, administrators, successors and rtgagor 5 ha véhereunto set their hand 5the day and year first above <u>Alomaul</u> <u>Moore</u> <u>Ruby E. Moore</u> <u>Ruby E. Moore</u>
assigns of the Tespective parties hereio. IN WITNESS WHEREOF, said mon written. THE WAS ALL AND ADDRESS WHEREOF, said mon THE WAS ALL ADDRESS WHEREOF, said mon THE WAS ALL ADDRESS WHEREOF, said mon STATE OF KANSAS, COUNTY OF DOUGLAS BE IT REMEMBERED, that on this	and shall enure to the benefit of the heirs, executors, administrators, successors and rigager 5 ha v2hereunto set their hand 5the day and year first above Leonard N. Moore Ruby E. Moore 19th day of January, A. D. 19.62, before me, r the county and state aforesaid, cameLeonard N. Moore and
BTATE OF KANSAS, COUNTY OF DOUGLAS BE IT REMEMBERED, this on the the undersigned, a Notary Public in and for Ruby E. Molore, his wi	and shall entre to the benefit of the heirs, executors, administrators, successors and rigager 5 ha véhereunte set their hand sthe day and year first above Leonard N. Moore Ruby E. Moore Ruby E. Moore 19th day of January , A. D. 19.62, before me, r the county and state aforessid, came Leonard N. Moore and Ife
BTATE OF KANSAS, COUNTY OF DOUGLAS BE IT REMEMBERED, this on the the undersigned, a Notary Public in and for Ruby E. Molore, his wi	and shall entre to the benefit of the heirs, executors, administrators, successors and rigager 5 ha vehereunto set their hand sthe day and year first above Leonard N. Moore Ruby E. Moore Ruby E. Moore Ight day of January , A. D. 19.62, before me, r the county and state aforesaid, came Leonard N. Moore and fie a the same percent who executed the within mortgage, and such persons duly set my hand and affixed my Notarial Beal the day and year last above written. Maria K Curtis Notary Public Marian K. Curtis
Assigns of the Tespetive parties hereio. IN WITNESS WHEREOF, said moveriton. WRITESS WHEREOF, said moveriton. THE WASSIEND STATE OF KANSAS, COUNTY OF DOUGLAS BE IT REMEMBERED, that on this. the undersigned, a Notary Public in and for Ruby E. Moore, his wi Who. SFG. personally known to use to be when where the same of the same. H Galington where of, I have hereunto NOTAR.	and shall entry to the benefit of the heirs, executors, administrators, successors and rigager 5 ha véhereunte set their hand_sthe day and year first above Leonard N. Moore Ruby E. Moore Ruby E. Moore I gene I 9th day of January

1

. .

. 1

.

30.

A Starter

2

A.

R ne of Doods Le Manstyter

,

2.8.2