NOW, if the said first part IOS 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 senor and effect of said note, then these presents shall be null and void. But if said sum of money, or sinher of them, or any part thereof, or any interest thereon, be not paid when the same become due, Morrgage, immediately become due and psyable; or, if the taxes and ussessments of every nature which are or may be assessed against said land and apputenances, or either of them, or any part thereof, are not paid at the time when the asme are by law made able; and said taxes and assensments of evergenature so paid shall be an additional lien against said morigaged premises secured by this mortgage; or in the event of the actual or threatened waate, demolition or removal of any of the buildings, structures or improvements placed or erected on and premises without the content of the second party ... or in the event the first part _185 approvements process or every on and premitted on or against the hald property couring the same to be least-valuable or causing the accurity herein provided to be diminished, or in case any complaint or petition in hashrupter or other bankrupter proceeding in filed by or against said first part_LES or in the event the first perLES makes an assignment for the benefit of creditors or in adjudged insolvent by any state or federal court of competent jurifdiction, or if condemnation proceeding under any power of eminent domain he instituted against the said described premiees, theh and in any such events the entire debt remaining amount something as manuals a second part where and an an and a source due and payable; and in the event it becomes accessary to foreclose this mortgive the coats and expenses of an abstract incident to said foreclosure shall be an additional charge against said mortgaged premises secured by this Mortgage.

upon forfeiture of this Mortgage. or in case of default in any of the payments herein provided for, the second part y , her heirs, successors and assigns, shall be entitled to a judgment for the sum due upon sold pare and the additional sums paid by virtue of this Morrages, with interest on said additional sums so paid at the rate of AC per cent, per annum from the date of payment of said sums, and costs, and a decree for the sale of said in satisfaction of said judgment, foreclosing all rights and equitie in and to said premises of the said first parties, their beirs, successors, and assigns, and all persons claiming under them

And the said first part ies shall and will at their own expense from the date of the execution of this Mortgage until suid note and interest, and all liens and charges by virtue hereof are felly paid off and discharged, keep the until wand note _____ and interest, and all liens and charges by virtue hereof are fully paid off and discharged, keep the building ______ erected and to be erected on said lands, insured in some responsible insurance company duly authorized to di-building ______ erected and to be erected on said lands, insured in some responsible insurance company duly authorized to di-building ______ erected and to be erected on said lands, insured in some responsible insurance company duly authorized to di-building _______, to the amount of Nilme Thousand and no/100 _______ bollars, for the benefit, of said second part ______, and in default thereof said second part _______ was effect as dissurance in _______ here own name ______, and the premium of premiums, costs, charges and expenses for effecting the same shall be an additional lien on said mortgaged property, and may be enforced and collected in the same manner as the principal debt herebs secured.

And the said first part 1080 hereby covenant and agree that at the delivery hereof they are the lawful And the said first part. As no _______ are per cormanic and agree that a the state of inheritance therein, free and clear of owner \underline{S} of the premises above granted, and seized of a good and indefeasible estate of inheritance therein. free and clear of all incombrances, and that <u>they</u> will Warrant and Defend the same in the quiet and peaceable postession of and second east \underline{Y} , here successors and assigns forever, against the layful claims of all persons whomever, exceeding the theory in the period owner is a second assigns for every against the layful claims of all persons whomeverg. exceeding the theory in the period owner is a second second owner the second seco

41 Executed and delivered in presence of

Dale L. Wood Wood ISEAL Rase M. Haad

Chester G. Jones

arold and

- COUNTY of -Lebinding A. D. 16 %. boline no. in ILE IT BENEMBERED, that on this 1674 day of undersigned, a Notary Public, in and for said Gounty and State, came Dale L. Wood and Rose M. Wood, husband and wife,

ang 10 1965

who arepersonally known to me to be the identical person. S. described in, and who executed the foregoing Mortgage, and duly acknowledged the execution of the same to be their voluntary act and deed. IN TESTIMONY BREREOF. I have hereunto subscribed my hand and affixed my official seal on the day and year dast above written.

SATISFACTION OF MORTGAGE

Douglas

· (Notary Seal)

My'commission expires ____

STATE of Kansas

written.

Jeck Grace A. Brotherson, a widow, the mortgagee within named, do hereby certify that the within

0 233

185.11

Mortgage is fully paid, satisfied, and discharged, and authorize the Register of Deeds of Douglas County, Kansas, to discharge the same of record. Dated at Kansas City, Kans, Jan.30 1967 Grace A. Br Grace A. Brotherson In presence of

Kenneth Ray 5942 Eidth, K.C. Kansas