Together with all heating, lighting, and ploubing equipment and fixtures, including stakers and burners, acreens, awnings, shorm windows and doors, and window ahades or blinds, used on or in connection with said property, whether the same are now located on said property or perception planet therean.

TO HAVE AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise apportaining, forever, and warrant the title to the same. Said mortgagors hereby covenant __ with said mortgages that _ the y _ OFG __ , at the dell vory hereof, the lawful owner S _ of the premises above conveyed and described, and ______ seized 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,

and conditions of the promissory note of even date herewith and secured hereby, executed by said mortgagor to said mort-gages, psychle as expressed in said note, and to secure the performance of all the terms and conditions contained therein. The terms of said note are hereby incorporated herein by this reference.

It is the intention and agreement of the parties hereto that this mortgays shall also secure any future advances made to said origanou⁵ by said mortgages, and any and all indebtedness in addition to the amount above stated which said mortgages, or or of them, may use to said mortgages, however evidenced, whether by note, back account or otherwise. This mortgages shall main in full forces and effect between the partses berefor and their heirs, personal representatives, successors and assigns, until i amounts accured hereunder, including future advances, are paid in full with interest.

under a sective devender, menoing terrer averages, are pain in our sum increase. The mortgrages — hereby ansign — to said mortgrages all rents and income arising at any and all times from and property hareby authorize said mortgrages or its agrent, at its option, upon default, its take charge of anid projecty and collect all rents income therefrom and apply the same to the payment of interest, principal, insurance premiums, its assess assessments, repairs income therefrom and apply the same to the payment of interest, principal, insurance premiums, its assess assessments, repairs he note hereby secured. This rent assignment shall continue in force until the unpaid bulance of and roots is fally paid. The mender of possession hereunder shall in no manner prevent or retard said mortgrages in the collection of anid sums by forecleance

There are no unpaid labor or material kills outstanding which would result in a mechanic'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 lights for

The failure of the mortgagee to assert any of its rights hereunder at any time shall not be construied as a waiver 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 mortgagers, shall cause to be puid to said mortgagee the units amount due it bereunder, and under the terms and risions of said note bareby secured, including future advances, and any extensions or renewals thereof in accordance with

the series and provisions thereof, and if said mortgages shall comply with all the provisions of said note and of this mortgages then these presents shall be void; otherwise to remain in full force and filter, and said mortgages shall be entitled to the sensor of all of said property, and may, at its option, declare the whole of said note and all inductedness represented thereby be immediately due and payable, and may forecless this mortgage or tais any other legal action to protect its right, and it the date of such default all items of inductedness secured hereby shall draw interest at 10% per annum. Appraisement ware

This mortgage shall be binding upon and shall enure to the benefit of the heirs, executors, administrators, successors and saigns of the respective parties bereta. IN WITNESS WHEREOF, said mortgagor have hereunto set their hands the day and year first above

HARRY W. BUCHHOLZ the las SARAH M. Buchholz 43855 SM 10 61. ATT. REV. 436 STATE OF KANSAS. COUNTY OF DOUGLAS BE IT REALEMBERED, that on this 24 Th day of A. D. 10 62, before me. the undersigned, a Notary Public in and for the spunty and state aforciaid, variation of the Harry M. Buchholz and Sarah N. Buchholz , his wife who GIE personally known to me to be the same person , who executed the within mortgage, and such person 5 duly acknowledged the execution of the same. In testimony whereof, I have hereunto set my hand and affixed my Notarial Seal the day and year last above written,

Marin K Custis Notary Public Marian R. Curtis

Register of Deeds

Honald albert

Recorded July 26, 1962 at 9:30 A.M.

My think tipper aliquent 5 1964

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11.00