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2048B-Kansas-Revised-4-49-I.P. Printed in U.S.A. 84591 BOOK 134 Mortgage THIS MORTGAGE, made June 21, , 1963 , by and between RIDGE HOUSE, INC. WITNESSETH: The Mortgagor, for good and valuable consideration received, and also in consideration of the principal sum named in the note hereinafter described, does hereby mortgage, convey and warrant unto the Mort-gage, its successors and assigns all of the following described lot or lots, tract or parcels of land, including therewith and as a part thereof, the buildings and improvements and all the rights, water rights, privileges, hereditaments and appurtenances, now or hereafter in anywise appertaining or belonging thereto, and any part of any street or alley adjacent, vacated or to be vacated, situated in the County of Douglas State of Kansas, to-wit: KAROSMAX Lots 1, 14, and 15, in Block 4, in Southridge Addition Number 2, an Addition to the City of Lawrence, Douglas County, Kansas 1 the "premises" herein. TOGETHER WITH the rents, issues and profits of the premises, and all fixtures, furnish-ings and equipment now, or hereafter during the term of this Mortgage, belonging or attached to any building on the land, or which are installed or placed in or about any such building for use as a part thereof in conjunc-tion with the use or occupancy of the building, including under the foregoing (but not limited to, or by special or general reference limiting or excluding any other fixtures, furnishings or equipment as aforesaid), the following: storm vestibules, doors and windows; window, door and porch screening, awnings, shades and blinds furnace, stoker, gas and oil and electric burners and heaters, grates, radiators and registers, hot water heater and all heating equip-ment; molors, fans, inclustances and ventilators; all lighting fixtures; linoleum; ice boxes, refriger-ation units and equipment; kitchen cabinets and units; all utility unit sections; All such fixtures, furnishings and equipment are and shall be deemed to be a permanent accession to the land or buildings thereon wherein placed or installed and a part of the premises, and real property as between the parties hereto and all parties claiming by, through or under them. THIS MORTGAGE IS GIVEN to secure compliance with and the performance of the obligations and cove-nants herein of the Mortgagor, and to secure the payment of a promissory note of even date herewith, the terms of which are incorporated herein by reference, evidencing an indebtedness of the Mortgagor to the Mortgagor. in the principal sum of TWO HUNDRED FORTY THOUSAND ------- DOLLARS (\$ 240,000.00) bearing interest from date at the rate of SIX AND ONE-QUARTER------ per centum (6~1/4~%) per annum on the unpaid balance, both interest and principal being payable monthly at the principal office of the Morigagee, or at such other place as the holder of the note may designate in writing, by monthly installments in the DOLLARS (\$-----) annount-of -day-of-ooch and-overy month, commoncingeech,-duo-and-payoble on the -,-10---+ It the principal sum and interest are paid as in the note agreed and the covenants and agreements herein contained are fully kept, performed and complied with, then this Mortage shall be discharged, but if default occurs in the making of any payment or as to any agreement, condition or covenant in the or in this Mort-gage required and agreed, the unpaid principal sum, interest, and all other indebtedness, the pole or in this secure hereas, shall at the election of the Mortagee become immediately due and payable, without of the Mortagee proceedings may be instituted by the Mortagee for the recovery thereof by foreclosure of this Mortagee, or hand other manner permitted by law as the Mortagee may elect, anything in the note or in this Mortagee to sail or the contrary thereto notwithstanding. The Mortageo and to convey the same to the purchaser in fee simple, in accord-ance with the Statutes in such case made and provided, and out of the proceeds of such sale to retain the moneys