- 6.
- Whenever by the terms of this instrument or of soid note Mortgages is given any option, such option may be exercised when the right accruse, or at any time thematism. All Mortgagers shall be jointly and severally liable for fulfillment of their covenants and agreements herein contained, and all provisions of this mortgage shall insue to and be binding upon the heirs, execu-tors, administrators, successors, grantes, lesses and asgins of the porties hereto, respectively. Notwithstanding anything in this mortgage or the note secured hereby to the contrary, neither this, socapt to the extent that the same may be legally enforceable; and any provision to the contrary shall Any amount of domans under condemention for injust to establish of any provision to the contrary shall Any amount of domans under condemention for injust to establish of any provision to the domans. 8.

- be of no force or effect.
 9. Any award of domages under condemnation for injury to, or taking of, any part or all of said property is hendly assigned to Martgages with authority to apply or release the moneys received, as above provided for insurance loss proceeds.
 10. In the event any monthly instalment (whether payable under the note or this mortgage or both) is not paid within fifteen days from the date it is due, Martgagers agree to pay, if charged by the Martgages, a "late charge" of not more than four certs for each dollar so average, to cover extra expense involved in handling delinquent payments.
 11. As additional security for the repayment of the indebtedness hereby secured and the payment of taxes, mortgagers due to deposit with Martgagers, and other charges and other hazard insurance premiums, Martgagars agrees to deposit with Martgagee for times to pay ony tax, assessments, ground rents, and other charges and premiums. If at any time the funds so help by Martgagee from time, shall be sufficient to meet, as they became due, such taxes, assessments, rents, charges and premiums. If at any time the funds so help by Martgagees for hortice thereof, immediately dops of the reaces or premium. Martgages shall, upon receipt of notice thereof, immediately deposit with Martgagee such additional funds as may be an ecessary to remove the deficiency. It is agreed that all sums so deposited shall be invertiged.

IN WITNESS WHEREOF, sold Mortgogors have and year first above written. hereunto set their hands the day

Howard E. Aunet Barbara ann Burnett STATE OF KANSAS Douglas Cen aty. Be it remembered that on this GTH before the undersigned () ADECAN CONTRACTOR a Notary Public in and for the County and State aforesaid, duly commissioned and qualified, personally came Howard E. Burnett and Barbara Ann Burnett, his wife, who are personally known to me and known to me to be the same person s who executed the foregoing instrument of writing as Mortgagors , and such persons duly acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year Harlow f. miller My commission expires april 18 ARY P 1967 Harlan L. Miller Notory Public.

his signature

* Please type.

hotarig's name Véloco his Sign

Recorded December 9, 1963 at 1:15 A.M.

HOTARY

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CONNE

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Harda II. See hegister of Deeds