Mortgager hereby using in mortgages the rent and income arising at any and all times from the property, mort-gred to secure this note that hereby anthorize mortgages or its agent, at its option, upon default, to take charge of asia operty and collect all rents and income and apply the same on the payment of insurance premiums, taxes, assessments prize or improvements presenary in keeps and property in treanshall condition, or other charges or payments provided in this mortgages or in the note hereby secured. This assignment of rents shall continue of resid note in fully paid. It is also agreed that the taking of possession hereunder, shall in no manner prevent of the payment of the assessments of the premises covered hereby without the consent of the "mortgages d the payment of the assemption for is specified in the promiseory, note, the entire indebtedness shall become due and crable at the election of the mortgages and progression any be instituted hereos. If share of the assessment is a specified in the promiseory, note, the entire indebtedness shall become due and crable at the election of the mortgages and the entire amount due it hereunder and under the terms and ovisions of said note hereby secured, including future advances, and any extensions or renewals theread, in accordance in the terms and provisions theread, uncluding future advances, and any extensions and regressive due to the mortgages of the assessment of all d said premises and may, at its option, declare the whole of said note the said by extilute the terms and we foreclosure of this mortgages or take any other legal action to protect its rights, and from the date of such defaul litens of indebtedness herebuy escured, where a the rate of 10% pre anoum. Appraisment and all benefits of these and accomption laws are hareby waived. WHERVER USED, the singular shall include the plural, the plural the singular, and the use of any gender shall be plucable to all genders. This mortgages shall be joliding upon the heirs, executors, administrators, no t his hand the day and year first above written as The first of the Alart in A A Jung Mar Martin Ivah Mae Martin IN WITNESS WHEREOF, said mortgagor has h ACKHOWLEDGMENT ARIZONA STATE OF MANSAGE County of Pina Be it remembered, that on this Sad day of July A.D. 1964 before me, the undersigned, a Notary Public in and for the County and State aferessid, came ... Ployd Martin and Ivah Mae Martin, husband and wife, who are personally known to me to be the name persons who executed the within instrument of writing, and such persons duly acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Scal the day and year above written "Thangacit E. Alcon" Marsaret E. Green Notary Public (SEAL) ----1964 My Commission applies 9-25 and the 38458 BOOK 138 0 MORTGAGE Loan No. 50917-31-2h. , 19 This Indenture, Made this Brd day of day of between ____Continental Construction Co;, Inc. of Bhaving County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS TAD LOAN ASSO. CIATON of Topeka, Kansas, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the sum of Twelver Trotestart and Nr/100 DOLLARS made to them by second party, the receipt of which is hereby scienowledged, do by these presents mortgries and warrant unto and second party, its successors and assigns, all of the following-described real estate situated in the County of Receiptant and State of Kansas, to-wit: Lot Seventy-nine (79), in Country Club North, an Addition to the City of Lawrence, as shown by the recorded plat thereof, Douglas County, Kansas.