Togethor with all heating. Highling, and plumbing equipment and fixtures, including atokers and burners, screens, awnings, storm windows and doors, and window shades or blinds, used on or is connection with said property, whether the same are now located on said property or hereafter placed thereos.

TO HAVE AND TO HOLD THE SAME, With all and singular the tensments, hereditaments and apportenances there unto belonging, or in anywine appertaining, forever, and hereby warrant the title to the same

1.1.1.1.1.1

In monthly installments of \$ 166.89

such, including both principal and interest. First payment of \$166.89

Said note further provides: Upon transfer of title of the real estate, mortgaged to secure this, note, the entire balance mining due hereunder may at the option of the mortgagee, be declared due and payable at once.

Bid note further provides: Upon transfer of tills of the rest exits, mortgaged to secure this note, the entire balance. The heitention and agreement of the parties hereto that this mortgage shall also secure any future advancements, the to first parties, or any of them, by second party, and any and all indubtedness in addition to the amount above stated which the first parties, or any of them, may one to be second party, however videnced, whether by note, book account or parties hereino and agreement of the parties hereino that this mortgage shall also secure any future advancements, and to the assuring of the present indictedness for any cause, the total debt on any such additional learns shall at the proceeds of all three, and to the same specified causes be considered matured and draw the per cast interest and be collectible out to any note maturing of the present indictedness for any cause, the total debt on any such additional learns shall at the proceeds of all three, and not suffer wasts or permits a nuisence thereor. First parties also agree to pay all tars, for a such that the same specified causes be considered matured and draw the per cast interest and be collectible con-tore and conditions at all times, and not suffer wasts or permits a sustance thereor. First parties also agree to pay all tars, for a such and the same specified party by second party. The parties also agrees to pay all costs, charges and express reasonally incurred or paid at any time by second party for the mature and hereine and hereine and party of the garties to part form or transfer for the mature by assign to second party the rents and horome arising at any and all times from the property mature for an ordinate all terms and horome and apply the same on the payment of insurance presentals, to take charge of add and any and collectible out of all down and apply the same on the payment of insurance presentals. To such a such assign to react any second party in ternsitile conditions, taxes, assessements, re-ter

This mortgages shall acted to and be binding upon the heirs, executors, administrators, bu aspective parties hereto. IN WITNESS WHEREOF, said first parties have heremito set their hands the day and y

STATE OF KANSAS COUNTY OF Douglas -BE IT REMEMBERED, that on this 4th day of September , A. D. 19 64 ; before me, the undersigned, m Notary Public in and for the County and State aforesaid, came Kenneth A, Travis and Margaret C. Travis, his wife who are personally known to me to be the same person 3 . . who executed the within instrument of writing, and such person 3 duly acknowl edged the execution of the same. IN TESTIMONY WHEREOF, I have bereunto set my hand and Notarial Seal the day and year last above written Dois L. Ames Notary Public PLALISEAD)

My commission expires: August 6, 1967

have the state of the state of the

d year first

Jrain