why; and the Mortgagor does hereby covenant and agree to repay all such further advance h interest thereon, in accordance with the provisions of such Additional Advance Agreement covenants and agreements contained in this Mortgage shall apply to such further advances pressly modified by such Additional Advance Agreement. This paragraph Tenth shall not al right of City Bond and Mortgage Company, or its ascessors and assignt, to make advances minums or to preserve the security of this Mortgage or for any other purpose herein provided

see below

Treprentume or to preserve the security of this more active to the note secured hereby are to used in the construction of certain trepresentation of the security of the loan evidence of the terms of a Completion Bond dated 19 as an evidence of the Mortgage of the Mortga af for the repayment of all montres thus reset thereon from the time of payment unner and with like effect as for the pa-ereby shall, at the aption of the holder a, on the failure of the Mortregar, to

THIRTEENTH: That in the event of the passage after the date fleroof of any jave he the Stain of Kamaa, deducting free the calme of land for the purpose of taxation any lieu thereos, we changing in any way the laws for the taxation of workages or debta secured by mortgages for State or local purpose, or the manner of the collection of any size taxation and fifter th Martgage; the Mortgage shall have the right to give there is any size written notice in the owner of said land sequiring the pay ment of the debt secured by this Mortgage, and it is hereby agreed that if such notice he given the said debt shall become due payable and collectible at the expiration of said thirty days.

payance and concerned at one exploration of each source have a signs to the Mostgangee all cents and profits new of FOURTEENTH: As further security the Mortganger-bareby assigns to the Mostgangee all cents and profits show of after accounting on the previous factories described and hereby subtractions the Mostgangee of an argent, it my time the default in the payment of the delsh hereby secured; or in the performance of any obligation begins restarted, either to each rents and profits without taking possession of and premises or to take possession of and premises that conjectual admini-te account of the Mostganger and to apply any sums as received itafter deducting all cents of collection and adminic to the debt hereby secured, free from any liability except to apply said soms as in by the mostgange provided.

FIFTEENTH: In case of the reserval or the extension of the indebtedance hereby sectored, or any part threesd, all the visions of this mortgape and the lien thereof from its data shall remain in forks in fully and with the same effect as if was made originally to mature at such extended time.

SIXTEENTH. That the covenants, agreements and po-shall hore to the respective bairs, executors, administrators, the particle hereits and whenever used, the singular number a gender shall include all genders.

SEVENTEENTH: If the Mortgagor is a corporation, said corporate Mortgagor, as a part of the consideration for the Mortgaree making it a loan of \$192,000.00 represented by the within described note secured by this Mortgage, wholly waives the period of redemption provided by the laws of the State of Kansas.

EIGHTEENTH: Now if the debt described in unid not be paid when due and the said agreements he kept and performed aforenaid, then these presents shall be null and void.

an ablemant their there presents shall be nut and volt. This if the default here and in the presents shall be nut and volt. This if the default here and in the presents are also been all of the indeitedness secured by this Mortgage shall, at the period of the default here also be a start of the second default of the indeitedness secured by this Mortgage shall, at the period of the default here also be also been also been also be and practices and upon forfering the start default of the indeitedness secure of the second default of the second default of the indeitedness and upon forfering the second second default of the indeitedness is second of the second default of the indeitedness is second with the entitled to a judgment for the turns due previded by law, and the ablittional same paid by virtue of this Mortgage, and all rest and virtue of enforcing the same second in the indeitedness is and upon indeited to a judgment for the turns due previded by law, and the ablittional same paid by virtue of this Mortgage, and all rest and virtue of the indeitedness is and virtue of the same second is all the second and the prevision of all previsions in all the second second rest is all be all the second second

IN WITNESS WHEREOF, the said first party ha & herenato xxx backtorized by the property authorized officers and its cocharging seal to be herenate affired; the day

ATTEST: Personal and the P - + × Howard B. Conkey, Jr. -Secretary

RIDGE HOUSE, DAC. Mark Q. Moore - President Tard CINEAL

Register of Deeds

TWELFTH: If the Mortgagee shall become a party to any proceedings whatsoever by reason of its status as Mortgagee hereunder, the Mortgagor shall pay all expenses incurred in connection therewith, and for the repayment of all such expenses with interest thereen from the date of payment at the rate of 10 per cent per annua, these presents shall be security in like manner and with like effect as for the payment of said note.

The second
STATE OF KANSAS
COUNTY OF DOUGLAS.
BE IT REMEMBERED. That on this 127 th. day of 'October , A. D. Nineteen Hundred
Sixty-Four , before me, the undersigned, a Notary Public in and for the County and State aforesaid,
came MARK Q. MOORE President of RIDGE HOUSE, INC.
corporation duly organized, incorporated and existing under and
by wirthe of the laws of Kansas MXXXX and HOWARD B. CONKEY, JR. Secretary of said corporation, who
inte personally known to me to be such officers, and who are personally known to me to be the same persons who executed.
as such officers, the within instrument of writing on behalf of said perpendice, and tack persons duly acknowledged the exception
ecution of the tarms to be the act and deed of said corporation. IN WITNESS, WHEREOF, I have hereento subscribed my name and affixed my official seal, on the day and year last
above antifeners of the state o
Althatest Miller
Natary Public
IG NOTATING DOUGLAS County, KANSAS
The ministry expires in a second seco
101 PUALIC (5

Recorded October 14, 1964 at 8:47 A. M.