1.1.1

. . . Y.

Teestner with all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, awnings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located

TO HAVE AND TO HOLD THE SAME, together with all and singular the tenements, bereditaments and appurtanances thereunto belonging, or in anywise appertaining, forever, and warrant the title to the same. Seid mortgagur...S. hereby cow nant_ with said mortgages that they are_, at the delivery hereof, the iswful owner . of the premises above conveyed and described, and ATE _____ seized of a good and indefensible estate of inheritance therein, free and clear of all encumbrances, and that __ the y_ will warrant and defend the title thereto forever against the claims and demands of all persons who

and conditions of the promissory note of even data herewith and secured haraby, executed by said mortgagost ______ to said mort-rayes, payable as expressed in said note, and to secure the performance of all the terms and conditions contained therein. The serms of said note are hereby incorporated herein by this reference.

It is the intention and agreement of the parties hereto that this matrigage shall also secure any future advances made to said motioager. 8. by said mortigages, and any and all indebtedness in addition to the amount above stated which said mortgages, or addy of them, may one to and motigages, however evidenced, whether by note, book account or otherwise. This mortgage shall all amounts secured hereunder, including future advances, are paid in full with interest.

all amounts secures hereunder, unsaging future advances, are paid in this who interest. The mortgager 5. hereby assign... to said mortgages all rents and income arising at any and all times from said property and hereby muthorize said mortgages or its spent, at its oution, upen default, to interact of a said property and collect all rents and income therefrom and apply the same to the payment of interact, principal, interactive president, taxa, assessments, repairs in the mort is necessary to keep said property in itenantable conditions or to the unpaid balance of said note is fully paid. The intig of presension hereunder shall in no manner prevent or retard said mortgages in the collection of said sums by foreclosure is note horizon personners and the shall in no manner prevent or retarn therefore. There are no hopsid labor or material bills outstanding which w

There are no unpaid labor or matarial bills outstanding which would result in a mechanic's lien against this property. Any transfer of said real state shall be mbject to the condition that the purchaser or purchasers shall also be hable for the payment of such indebtedness.

The failurs of the mortgages to assart, any of its rights hereunder at any time shall not be construed as a waiver of its right to assert the same at any later time, and to insist upon and enforces strict compliance with all the terms and provisions of

If said mortgager. S_ shall cause to be paid to said mortgages the entire amount due it hereunder, and under the terms and provisions of said note hereby accured, including future advances, and any extensions or renewals thereof in accordance with

perturbation of the provisions thereof, and if said mortgagor S shall comply with all the provisions of said note and of this mortgage, then there measures shall be voit; otherwise to remain in full force and effect, and said mortgage shall be fulled to the pos-session of all indexted property, and may, at its option, declare the whole of raid note and all indextedness represent bo immediately do and payable, and may forcelose this mortgage or take any other legal action to protect its right, and from the date of such default all items of indextedness secured hereby shall draw interest at 10% per annum. Appraisement waived This mortgage shall be binding upon and shall enure to the be assigns of the respective parties hereto. mefit of the heirs, e administrators, succe

IN WITNESS WHEREOF, said m ortgagor 6 their

nd year first al James Sidney Reed Bucy Reck Pauline Pauline 48861 534 12-63 ATT 229 4-66

Dougla			
BE IT REMEMBERED, 15	at on this 30th day of	December	, A. D. 1964, before me
Fauline	R. Reed, his wife		14 - 14 - 14 - 14 - 14 - 14 - 14 - 14 -
- Barthan -			a
- Handler			a mortgage, and such person S dul
the APC personally known cknowledged the execution of t	to me to be the same person.S	who executed the within	a mortgage, and such person S duly a day and year last above written.