堂

The principal sum of \$24,000.00 Dollars to be paid on the 1st day of December, 1968, with interest at the rate of 6 per cent per annum payable monthly, beginning on December 1, 1965 and continuing on the first day of each month thereafter.

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

Bid note further provides: Upon transfer of tills of the real series, mortgared to serve this note, the entire balance running due berender may at the option of the mortgares, be declared due and payable at one. The the intention and agreement of the parties hereto that this mortgares shall also secure any future advancements due to first parties, or any of them, by second party, and any and all indebtedness in addition to the amount abave stated which the first parties, or any of them, may over a the second party, however evidenced, whether by note, hoke account or otherwise. This mortgage shall remain in full dores and effect between the parties hereto and their beirs, personal repre-sentatives, ancessors and assirm, smill all amounts due bereunder, including future advancement, are paid in full, with in-the same time and for the same specified causes be considered matured and draw then per cent interest and be collectible out of the proceeds of all through forclosure or otherwise. This parties agrees to beep and maintain the buildings new on said premises or which may be heafter erected thereas assessments and insurance premiuma as required by second party. Medicing abarted expresses, because of the failure of first parties to perform or comply with the provisions in add one and the same into a stress of the failure of first parties to perform or comply with the provisions in add one and the same into a stress of the failure of first parties to perform or comply with the provisions in add one and the same into and and the same are hereby secured. This assignment of the same stress or a stress and in the provisions in add one and notes a fully paid. It is also agreed that the taking of possession hereunder shall not he construed as a waiver of its in this amortgage or in the note hereby secured. This assignment of rest shall continue in force until the imparties heredo, and provide the instation of a such and entries and and provide the same stress and the construed as a waiver of its in this mortgage or th

This mortgage shall extend to and be binding upon the beirs, executors, spective parties hereto.

IN WITNESS, WHEREOF, said first parties have hereunto set their hands the day and year first above written

Robert J. Moore, Secretary	By: Marna Aller Marna & Mogre, President
STATE OF KANSAS	DOUGLAS COUNTY, SS.
me the undersigned, a <u>Notary Pub</u> said, came <u>Marna J. Moore</u> a corporation duly organi virtue of the laws of <u>Kansas</u> of said corporation, who are personal personally known to me to be the Jame within instrument of writing on behal	Lat day of November A.D. 1965 before <u>lic</u> in and for the county and State afore- President of <u>C</u> and N. Inc zed, incorporated and existing under and by and Robert J. Moore Secretary ly known to me to be such officers, and who are a porsons who executed, as such officers, the I of said corporation, and sich persons duly. is to be the act and deed of said corporation.
IN TESTLIONY / HEREOF, I have he Seal the day and year last above ment	ercento set my hand, and affixed my Notary to
	Lois L. Ames Terna Depires August 6 1967
monday Barrier a hold as a card	

.