the particular of the inclusion and set in the part of the south conter we Mongroup shall which (r) account to Mongroup for any orders then personal baseds other think to see a Mongroup.

the payment of the indefinitions serviced alongly in useful order as Mortgages shall does not first any main scheduly couldness to be a serviced based on the payment is been of the payment of the payment schedule of particular is been of the payment of the payment is a serviced based of particular sectors of particular sectors of the payment is payment in the payment of particular sectors of particular is payment in the payment in the payment is payment in the payment is payment in the payment is payment in the payment in the payment is payment in the payment in the payment is payment in the payment in the payment in the payment is payment in the payment in the payment in the payment is payment in the payment in the payment in the payment is payment in the paymen

 Belows or otherwise deal with any property, real or per-erty montgaged hereby; ding all or any part of the

16. Any aproximation becaution made by Mortgagers and Mortgages parents to this nontgage shall be superior to the rightless of any intervening limit or scourables.
17. If Mortgages have a comparison in a comparison if wholly values the partial of redesphise from foreelessres and agrees that is in a comparison if the Baciff making such asis, or his superson in other, is without to a see a due to the particulate.

18. When all induktedness secured hereby has been paid, this morphers and all assignments herein contained shall be yold d this morphy shall be plassed by Morphysics as the cost and argument of Morphysicy utherwise to remain in full force and

10. This mortgage shall inure to and bind the heirs, legators, devises, administrators, empiritors, tructors, measures and amigns of the parties hereic. Whenever used herein, the singular number shall insinds the plural, the plural the singular, and the mas of any gender shall be applicable to all genders.

In Wilness Whereaf, Morigagor has harounto set his hand on the day and year first above write

Thomas & Taile Thomas B. Parker 0% arke Peggy Sr Parker

Shiteman

County of Douglas

\$ 11 T

FUDIX

1-The a Labora

Be it remambered, that on this lat day of September .1964, before ms, the undersigned, a Notary Public is and for the Gounty and Bists sforward, same Thomas B. Parker and Peggy S. Parker, husband and wife who are personally known to me to be the same person 5 who executed the foregoing morigage, and such person3 duy saknowledged the electric of the same. In Testimony Whereof, I have bereate set my hand and affinist my official seal the day and year jast above written.

55

NCH! 10 anginati Junic 21 1966,

STATE OF KANSAS) \$51) DOUGLAS COUNTY

×

BE IT REMEMBERED, that on this 2 day of <u>discut</u>, 1965, before me the undersigned, a Notary Public in and for the county and state aforesaid, came Thomas B. Parker and Peggy S. Parker, husband and wife, who are personally known to me to be the same persons who executed the foregoing mortgage, and such persons duly acknowledged the execution of the same.

In testimony whereof, I have hereunto set my hand and affixed my official seal the day and year last above written.

Marlene Mahis Notary Public My term expires: stehrmany 24.1969

Recorded August 25, 1965 at 10:35 A.M.

Register of Deeds