clear of all encumbrance, and that he will warrant and defend the title thereto forever against the claims and demands of all persons whomsoever.

WHEREAS. Mortgagor, being justly indebted to Mortgagee has concurrently herewith executed and delivered to Mortgagee his certain negotiable promissory note for value received payable to Mortgagee at the office of Herbert V. Jones & Company, 300 Bryant Building, Kansas City; Missouri,

or at such other place or places as may hereafter be designated in writing from time to time by the holder thereof, as follows, to wit:

One note in the principal sum of ONE HUNDRED EIGHTY THOUSAND AND NO/100 - (\$180,000.00) - DOLLARS, with interestofenex on unpaid principal at the rate of 64% per annum, respective stores and the date of each advance, interest only to be payable on the first day of each month to and including October 1, 1966, and thereafter principal and interest shall be payable in monthly installments as follows:

ONE THOUSAND THREE HUNDRED FORTY-TWO AND 10/100 DOLLARS (\$1,342.10) on the first day of November, 1966 and ONE THOUSAND THREE HUNDRED FORTY-TWO AND 10/100 DOLLARS (\$1,342.10) on the first day of each succeeding month thereafter until October 1, 1986, when the balance of principal then remaining unpaid with interest shall be due and payable.

## MORTGAGOR COVENANTS AND AGREES AS FOLLOWS, to wit:

## 1. That he will pay said Note as herein and in said Note provided."

2. That he will forthwith pay all taxes, assessments and public charges, general and special, now existing against said premises, the improvements thereon and appurtenances thereto, and pay before delinquent all taxes, assessments and public charges, general and special, hereafter levied or assessed thereon, including all taxes or assessments levied or assessed against the indebtedness hereby secured or against this Mortgage or against the interest of the owner or holder of said. Note secured hereby

3. That he will keep the improvements now or hereafters on side premises and the personal property conversed hereby insured quainstaally canalty which may be deputed by Mereagues to some and amounts satisfactory to Mortgagee during the existence of the debt hereby secured, and will keep all such policies of insurance constantly assigned, pledged and derivered to Mortgagee with the membrums thereon rully paid, and for further securing the payment there if hereby somers upon Mortgagee tuil power to write and compromise all losses covered by said insurance together with the right to demand, receive and receipt for all moneys payable thereafter, the same to apply how and, the payment of said Note unless otherwase paid, and in the security of the purchase a side for demand receive and receipt surance pelicies shall past to the purchaser, at such for demand interest of Mortgager is and ro said insurance pelicies shall past to the purchaser at such for demand together allo

4. That he will keep the improvements now or hereafter on said premises in good order and repair, and will not permit whate therein, nonremove any of the improvements located on said premises not do or permit to be done any act, whereby this projectly convered hereby shull become loss calculable

5 That in the event of the condimination of all or any pair of the property of invested hereby, the remaining principal of said Note regether with accrued interest thereon shall, at the option of the "Hortgagee without notice, become due and payable immediately, and as additional security for the delta sector thereby Mortgagor assigns to Mortgagee all as ards in such confidempation proceedings.

That he hereby appoints Mortgages his true and lawful attorney in fact to manage said property and collect the tents, with full power torbting suit for the collection of said repts and power and authority to do and perform all and every act and Mortgages and unto his agent or attorney full power and authority to do and perform all and every act and thing whatscever requisite and necessary to be done in the protection of the security hereby conveyed. Provided, however, there the power of attorney and assignment of rents shall not be construed as an obligation upon said Mortgages to make or cause to be made any repairs that may be needful or necessary. Mortgages shall receive the proceeds of the rents and profits of said promises out of which he shall pay the cost of necessary repairs, general and special taxes, insurance premiums accrued principal and interest on the Note secured hereby, and other costs requisits and necessary during the continuance of this power of attorney and assignment of rents. This power of attorney to collect rents shall not take

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