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The first bit is independences and agreement of the particulation of the analysis of them or their microsons in title, by the mortgrage, and and the detendences in addition to the annout above stated which the said mortgrager, or any of them in your to the mortgrage, however evidenced, whether by note, book account or otherwise. This mortgrage shall remain all anounts secured hareunder, including future advances, are paid in full with interest; an uccessors and assigns, until anounts secured hareunder, including future advances, are paid in full with interest; an upon the maturing of the appeified causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of said is through the mortgrage of the mortgrager will receive the proceeds of saids loan as a trust fund to be applied first to foreclosure or otherwise. That if any improvements, repairs or alterations have been completed more than four months prior to the dath hereof, the mortgrager will receive the proceeds of saids loan as a trust fund to be applied first to any other purpose; that if work ceases on any proposed improvements, repairs, or alterations for a period of the days or more, then said mortgrager on as at its option, without notice, declars said indottedeness due and payhele or said mortgrage or alterations and pay the costs thereof out of the proceeds of more axid indottedeness and and completion of said improvement, repairs, or alterations cost and yb advanced by the mortgrage and shall be altance due as alt mortgrage to said mortgrage of a submetal to be advanced by the mortgrage and shall be altance due as alt mortgrage to said mortgrage of natural depreciation, will kees, and mortgrage to here said mortgrage to here as mortgrage here as a mortgrage here as a mortgrage and be to altance due as a dwall on the said mortgrage of natural depreciation will kees as a dwall and the cost of a said improvement, repairs, or alterations and pay the cost thereof out of the proceed of more as and mortgrage of natural

al indebtedness secured by this mortgage, which shall be a lien to said additional extent on the premises hereinabore ribed prior to any right title, or interest attaching or accruin subsequent to the lien hereof, and such indebtedness I be paid under the provisions of the promissory note secured hereby and any subsequent modification agreements. Mortgagor also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time hy mortgages, ding abstract expenses, because of the failure of mortgagor to perform or comply with the provisions in said note and his mortgage contained, and the same are hereby secured by this mortgage.

Mortgagor hereby assigns to mortgagee the rents and income arising at any and all times from the property, mort-sponenty and collect all rents and income and apply the same on the payment of insurance premiums, taxes, assessments, property and collect all rents and income and apply the same on the payment of insurance premiums, taxes, assessments of in this mortgage or in the note hereby secured. This assignment of rents shall continue in force until the unpaid balance of said note is fully paid. It is also agreed that the taking of possession hereunder shall in no manner prevent or the anottgage in the collection of said arums by forecloaures or otherwise. If there shall be any change in the ownership of the premises covered hereby without the consent of the mortgages at the payment of the assumption fee as specified in the promiseory note, the entire indebtedness shall become due and souther at the election of said notes by forecloaure proceedings may be instituted thereon. If said mortgage is the ordinage and forecloaure proceedings may be instituted thereon. If and mortgage is thered, and comply with all the provisions in said note and in this mortgage contained, then these presents shall be void; otherwise to remain in full force and effect, and mortgage shall be entitled to the inmediate possession of all of said premises and may, at its option, declare the whole of said note due and payable and items of indebtedness hereunder shall draw interest at the rate of 10% per annum. Appraisement and all benefits of themse foreelosure of this mortgage or the leafer beam in the plural, the plural the singular, and the use of any gender shall be indepted. The singular shall include the plural, the plural the singular, and the use of any gender shall be included. The singular shall methed here a secures, administrators, successors and assigns of the respective to accessors and assigns of the nesting upon the heirs, executors, administrators, successors and easigns of the respective indepted and exection.

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written

X Heller Materily J. Cobean 8. Jackethank Judith H. Cobean ACKNOWLEDGMENT STATE OF KANSAS, -County of Douglas Be it remembered, that on this 10th day of ... , A.D. 1958., before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Kelly J. Cobean and Judith H. Cobean, husband and wife, who are personally known to me to be the same persons who executed the within instrument of writing, and such persons daily acknowledged the execution of the same. GER W. ER NY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written. NOTARY SEAM Roger U B LIC Notary Pu March 4 .... 19.7.2... COUNTY. \*\* SATISFACTION

Vance Been