; to-wit:

hereinafter referred to as the Mortgagee, the following real estate

Douglas , in the State of Kansas in the County of

Lot Seven (7), in Block Six (6), in Indian Hills, an

Addition to the City of Lawrence, in Douglas County, Kansas.

The Mortgagors understand and agree that this is a purchase money mortgage.

Together with all buildings, improvements, fixtures or appurtenances now or hereafter exerted therein or placed therein, including all apparatus, equipment, fixtures or articles, whether in single fiftits or centrally controlled, used to supply heat, gas, airconditioning, water, light, power, refrigeration, ventilation or other services, and any other thing now or hereafter therein or thereto, the furnishing of which by lessors to lessees is customary or appropriate, including screens, window shades, storm doors and windows. floor coverings, screen doors, in addoor beds, awnings, stores and water heaters (all of which are intended to be and are hereby declared to be a part of said real estate whether physically attached thereto or not1: and also together with all casements and the rents, issues and profits of said premises which are hereby pledged, assigned, transferred and set over onto the Mortgagee, whether now due or hereafter to become due as provided herein. The Mortgagees is hereby subrogated to the rights of all mortgagees, lienholders and owners paid off by the proceeds of the loan hereby secured.

TO HAVE AND TO HOLD the said property, with said buildings, improvements, fixtures, appurtenances, apparatus and equipment, unto said Mortgagee forever, for the fises herein set forth, free from all rights and benefits under the homestead, exemption and valuation laws of any State, which said rights and benefits said Mortgagor does hereby release and waive.

(1) the payment of a Note executed by the Mort	gagor to the order of the	Mortgagee hearing even	date becewith in the p	principal sum of
Twenty-One Thousand Five H	lundred and no/1	.00		Dollars
(\$ 21,500.00), which Note, to	gether with interest there	on as therein provided,	is payable in monthly	installments of
One Hundred Fifty-Eight an	nd 89/100			Dollars
(\$ 158.89), commencing the	first	day of	August	, 19 68,

(2) any advances made by the Mortgages to the Mortgagor, or his successor in title, for any purpose, at any time before the release and smeellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Note together with such additional

advances, in a survin excess of Twenty-One Thousand Five Hundred and no/100 are (\$ 21,500.00 provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced security or in accordance with covenants contained in the Mortgage.

(i) the performance of all of the commands and obligations of the Mortanger to the Mortanger as contained herein and in suid Note. Upon transfer of title of the real estate mortgaged to secure this note the entire balance remaining due hereunder may, at the option of the mortgagee, be declared due and payable at once.
THE MORTGAGOR COVENANTS:

A (1) To pay said indebtedness and the interest thereon as herein and in and note provided, or a the time of parametit thereof: (2) To pay when line and before any penalty attaches theretic all taxes, water charges, and sover service charges against said property (including these heretofore due), and (upplicate receipts therefore, and all such items extended against said property shall be emclained against dan as the Morigages may control to ite insured against, and to provide public limitity memory and control the methods in the interest of the second pay and the emcland against dan as the Morigages may control to be insured against, and to provide public limitity memory and be period uplice thereas, until said indebtedness is fully guid, or in case of forecleaster, and the parameter and said uplice thereast in such companies, through tack against or brokers, and is such interest of the estimation of the hereast is and the Morigages and in case of tore-leasts, and on such interest of the estimate receives as redemptioner, or age grapter in a Master's or Commissioner is detected and in case of low releast and in case of low releast and in the result change is authorized to adjust, collect and compromise, its discretion, all chains thereasther and to extend to is authorized to adjust, collect and compromise, its discretion, all chains thereasther and to be sumed as all increasing principal of lows receiption on the same as a graphered in the same interest in the same interest of the control and in the same interest in the same interest of the same interest of the same interest of the same interest of the same interest on the same of the control of the same interest of t Munitipagies is authorized to apply the proceeds of any informatic claim to the second in its discretion, but monthly payments shall continue until suit i one of damagle. In commentee and promptly complete the relaxibing an restore promises, unless Morigages electric to apply on the indestrollation and require, we fain and among the relaxibing of the processes in growthere it to an electric the apply on the indestrollation and require, we fain and the relaxibing of the processes in the sub-sector sector of the property is not to disputible for the new formation of the new electric sector is and the new term of the promption of the relaxibing of the sector of the property is not to disputible new three of 18). Not to make, suffer an pression is find and obtained, but further set of the property is and the new three of the property is an interval to the property in the other set of the property is an ender the new term of the set of the property is an ender of the property is an ender of the property is an early of the set of the property is an ender other than the set of the property is an

c of taxes, assessments, instarancy premiums, and other annual charges upon the property multily to the Mortgager, in addition to the above payments, a sum estimated to be equivalent may, at the paytion of the Mortgager, it is be held ify it and commingled with other such the terms: (b) be carried, in a security account and withoftware by it to pay such items; or indefined became payable. If the amount estimated to be sufficient to pay such items is soon a demand. It such sums are held or carried in a saying account, the same are hereby pledged rapey is authorized to pay said items as charged or bulked without further inquiry.

is mortgage contract provides for additional advances which may be made at the optime of the Mortgages and secured by this and it is agreed that in the event of such advances which may be made at the optime of the mortgage debt and shall increase balance of the note hereix secured by the amount of such advance and shall be a part of said unte indebtedness under all of a said note and this contract as fully as if a new such note and contract were executed and delivered. An Additional Advance may be given and norepted for such advance and provision may be made for different monthly payments and a different interest they express modifications of the contract, but in all other respects this contract shall remain in full force and effect as to said a very before all advances.

D. That in case of failure to perform any of the envenants herein. Mortgages may do on Mortgagor's behalf everything so convenanted's side Mortgages may also do any act it may deen pressary to protect the line hereof: that Mortgagor will repay upon demand any sys part of disjurted by Mortgages for any of the above purposes and such movers together with interest thereon at the highest for which it is then lawful to contrast shall become so much additional indebtodness secured by this mortgage with the same primity he original indebtedness and may be included in any decree foreclasing this mortgage and he paid out of the prints or precede of of will premises it not otherwise paid; that it shall not be obligatory upon the Mortgages to impute into the validity of any lies. combrance or claim advancing moneys as shower authorized, but notiong herein contained shall be construed to be equivalent of any lice advance any moneys for any purpose nor to do any art becounder; and the Mortgager shall not incar any personal liability because of yoling it may do or omit to do hereunder;