IT IS the inter final indebtedner

To HAVE and to hold the premises described together with all and singular the tenements, hereditaments and ag-chatted, furnaces, mechanical atokers, oil burners, exbinets, sinks, furnaces, heaton, ranges, manical, light fixtures, refri-chatted, furnaces, mechanical atokers, oil burners, exbinets, sinks, furnaces, heaton, ranges, manical, light fixtures, refri-chatted, furnaces, access and of the rents, issues, and in the building now or hereafter standing on the said real estate, and all structures, gas and oil tanks and equipment erected or placed in or upon the said real state or itached to or used in attraction with the said real estate, or to any pipes or fixtures or would become purify of hereafter standing on the said real estate, act, att emphatt therein, or for any purpose appertaining to the present or future use or improvement of the said act, attegrachet thereto, or not, all of which apparents, machinery, chattels have or would become purif of the said real estate of the fixed real estate, or the fixed real estate or the sub real size of the said real estate of act, attegrachet thereto, or not, all of which apparents, machinery, chattels and discutters shall be considered as annexed inclusion of the Mortgager covenants with the Mortgages forever. The AISO the Mortgager covenants with the Mortgages that at the delivery hereof he is the lawful owner of the inclusion of the Mortgager covenants with the Mortgages that at the delivery hereof he is the lawful owner of all energy inclusions and that he will warrant and defend the title thereto forever against the claims and demands of all energy inclusions and the first he will warrant and defend the title thereto forever against the claims and demands of all generations inclusions and that he will warrant and defend the title thereto forever against the claims and demands of all generations inclusions and that he will warrant and defend the title thereto forever against the claims and demands of all generations inclusions.

<text><text><text><text><text>

Adomacover. P. PROVIDED ALWAYS and this instrument is executed and delivered to secure the payment of ABOUSANCI AND MOVES and this instrument is executed and delivered to secure the payment of advances as may become due to the mortgagee under the terms and conditions of the promissory ence, payable as expressed in said mote, and to secure the performance of all of the terms and said note.

STATE OF KANSAS. County of

Jan w

the or its agent, at its option, upon a same on the payment of insurance a in tenantable condition, or other at assignment of rents shall continue the taking of possession bereau insurances or otherwise

Be it remembered, that on this 26th

x Kelph Hallow K. Agesen x Linda Egesen Linda Agesen

curred or paid at any time by mortzages, mpty with the provisions in said note and

its, successors and assigns of the respective

ACKNOWLEDGMENT

ged to secure this note, and hereby authorize mortgages the rents and income arising at any and all times from the property, mort-operty and collect all rents and income and apply the same on the payment of insurance premiums, taxes, assessments, anirs or improvements necessary to keep said property in translable condition, or other charges or payments provided hance of asid note is fully paid. It is also agreed that the taking of possession hereunder shall continues in force until the unpaid and mortgages in the collection of said sums by foreloaures or otherwise. If there shall be any change in the ownership of the promiseory note, the entire indebtedness shall become due and while all the election of said sums by foreloaures or otherwise. If there shall be any change in the ownership of the promiseory note, the entire indebtedness shall become due and while at the election of the mortgages and forecloaure precedings may be instituted three. If there shall be any change in the ownership of the promiseory note, the entire indebtedness shall become due and while at the election of the mortgages and forecloaure precedings may be instituted threen. If and mortgage on shall cause to be paid to mortgages the entire amount due is hereunder and under the terms and while at the election of the mortgage on and forecloaure precedings may be instituted threen. If and mortgage or shall cause to be paid to mortgages the entire amount due is hereunder and under the terms and the have presents shall be void; otherwise to remain in full force and effect, and mortgages shall be easily otherwise 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 anothers in the singular shall draw interest at the rate of 10% per annum. Appraisement and all benefits of anotation have are hereby wived. WHENEVEE USED, the singular shall include the plural, the plural the singular, and the use of any gender sha

ties hereto. IN WITNESS WHEREOF, said mortgagor has bereunto set his hand the day and year first above written.

ty and State aforesaid, came. Ralph K. Agesen and Linda Agesen, husband and wife

who are personally known to me to be the same persons who executed the within' instrument of writing, and such persons duly acknowledged the execution of the same.