94 TO HAVE AND TO HOLD THE SAME, Together with all and singular the tene ng, or in anywise appertaining forever PROVIDED ALWAYS, And these presents are upon this express condition, that whereas said PLEST arty in equal installments, at the internation and any lights (\$52.02) DOLLARS each, the first installment payable on the 19th 19.6.9 , the second 19th \_\_\_\_ day of \_\_\_\_ structure c 19.07 , and one installment on the Whereas, this martgage is made subject to one first martgage upon the above described real estate, for the sum of \$ 15,500,30 nterest thereon at the rate of per cent, payable 011. 1, annually, now if default shall be made in the payment of the amount secured by said first mortgage or any part, thereaf or of any interest therean at the time it shall become due and payable according to the express terms of said mortgage, then the party of the second part or his essigns or the legal holder of this mortgage and amount so paid shall be added to the amount secured by this mortgage and shall be secured hereby and shall draw interest at the rate of ten per cent, from the time of such payment, and he may declare this be entitled to immediate possession of said premithen all unpaid installments shall become immediately due and payable, at the option of the part 20.5 of the second part or legal holder of said note . and shall draw interest at the rate of ten per cent per annum from the date of said note until fully paid. Now it said that been been been been been and part, the inference of the same, said sum of money in the above described note mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon, is not paid when the same is due; and if the taxes and assessments of every nature which are or may be assessed and levied against said premises or any part thereof are not paid when the same are by law made due and payable, or if the insurance is not kept up, then the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, and said part Los of the second part shall be entitled to the possession of said premises and foreclosure of this martgage. And the sold part ies of the first part, for hease ivand for the hereby covenant to and with the sold parties. of the second part, executors, administrators or assigns, that <u>they are</u> lawfully seized in fee of said premises, and have, go right to sell and convey the same, that said premises are free and clear of all encumbrances, <u>vecept as noted above</u> all's sold premises against the lawful claims and demands of all persons whomsoever. shall, forever warrant and defend the title of th In Witness Whereof, The said part LES of the first part have hereunto set \_\_\_\_\_\_ hands the written ATTEST: William F. Rutherford recent in all Margan t. a. and the second sec STATE OF KANSAS, ouglas County Be It Remembered, That on this 15th day of July A.D. 19 69 in and for said County and State, came Gregory G. Huargar and Margaret A. , a Notary Public Buerger, his wife to me personally known to be the same persons and duly acknowledged the execution of the so IN WITNESS WHEREOF, I have hereunto subscribed m September<sup>24</sup> 19.70 Witche Recorded July 16, 1969 at 10:01 A. M.