TO HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and apportaneous therein belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fixtures, chatcles, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantels, hight lixtures, refrigurations, elevators, ascreens, accreen doors, storm windows, storm doors, awnings, blinds and all other fixtures of whatever, with and and nature at present contained or hereafter placed in the building now or hereafter standing on the said real estate, of whatever, and and instructures, gas, and oil tanks and equipment exceted or placed in or upon the said real estate or attached to rused in connection with the said real estate, or to any purpose appertuining to the present for the purpose of heating, lighting, or as a part of the plumbing therein, or for any purpose appertuining to the present or future use or improvement of the said real estate to a distributer with altached to or used whatever, what estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the said real estate by and forming a part of the freehold and covered by this mortagers and also all the estate, right, title and interest of the freehold and covered by this mortagers, forevor. AND ALSO the Mortgagor covenants with the Mortgager that at the delivery hereof he is the lawful owner of the premises aboverconveyed and seized of a good and indefraable estate of inheritance tarein, free and clear of all persons whomsoever.

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Prost.

whomsoever. <u>PROVIDED ALWAYS</u> and this instrument is executed and delivered to scoure the payment of the sum of <u>OIDE HADRIFED SIXLY THOUSAND AND NOTED DOLLARS</u>, with interest thereon and such tharges and advances as may become due to the mortgagee under the terms and conditions of the promissory note of even date here-ence, payable is expressed in said note, and to secure the performance of all of the terms and conditions contained in te

available as an ab became due to the morigragee under the terms and condition the promission main of eval date here-suit, except hereby regressed in and rough, and to secure the pectromance of all of the terms and conditions contained in TI 15 the intention and arresement of the parties hereto that this morigrage shall also secure in addition to the morigragee, and any and all indehedmens made to said morigrage, or any of them of their successors in title, by the provide and the parties hereto that this morigrage shall also secure in pacific the infault force and effect between the parties hereto that this morigrage, there are any of them in fault indebtedness. The parties here are and to said any state the said morigrage, the area of the infault force and effect between the parties here and the said and the sace state the said of the same pacific data and the said of the provide the said morigrage of the same infault disbedness for any cause, the total debt on any area paid in full with interest; and upon the maturing of the pacific datases be considered matured and draw ten per cent interest and be collectible out of the proceeds of saile through the processor or otherwise. The provide datases is a saile through the tens are and be collectible out of the proceeds of an all morigrage to the add be been of the outer of the outer of the outer of the proceeds of the interest and be collectible out of the total for why the safet of the case is only and its notice, eacles as all debtedness due and particle of the otal for any there add in the work ceases on any proposed improvements, repairs, or alteration of add improvements and the same the said morigrager of add morigrager of campital and the same of the proceeds of none provide said morigrager or particle of the ord ally on a campital and the same and it contract for or proceed with the said morigrager of said morigrager of campital and the same and it contracts for or proceed with the same rite as principal indebtedness of campital said interest in the said p

In this mortgage contained, and the same are hereby secured by this nortgage. Mortgagor hereby assigns to mortgages the rents and income arising at any and all times from the property, mort-graded to secure this note, and hereby subtories mortgages or its agent, at its option, upon default, to take charge of said property and collect all rents and income and apply the same or the payment of insumme premium, taxes, assessments, report or improvements necessary to keep said property in tenantable condition, or other charges or payments provided balance of said note is fully paid. It is also agreed that the taking of possession hereunder shall in a manner prevent or insum mortgages 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 a manner prevent or insum the mortgages or in the note hereby secured. This assignment of rents shall continue in force until the unpaid balance of said note is the default of the promises covered hereby without the consent of the mortgages that he payment of the assumption fee as specified in the promises rovered hereby without the consent of the mortgages mysolis at the election of the mortgages and foreclosure proceedings may be instituted thereon. If and mortgages shall cause to be paid to mortgages the entire amount due it heremates and under the terms and provisions of said note hereby secured, including future advances, and any extensions or renewals thereof, in accordance there theres presents shall be void; otherwise to remain in full force and effect, and mortgages that be entitled to the inclusion of all of all of all areas inder winterest at the rate of 10% per annum. Appriasement and all benefits, of submediate possession of all of asing previses and may there are an effect and mortgages hall be entitled to the inclusion of all of all grands. MENEVERE USED, the singular shall include the plural, the plural th

IN WITNESS WHEREOF, said mortgagor has her nto set his hand the day

	<u>X</u> Byte M. McCullough Sryan R. McCullough XH Mitte McCullough
	ACKNOWLEDGMENT
STATE OF KANSAS, County of Douglas]==
	Be it remembered, that on this
day of April	A.D. 19 70, before me, the undersigned, a Notary Public in and for the
County and State aforesaid	same Bryan K. McCullough and Janette McCullough
-	Husband and Wife
who are personally known to persons duly persons during the	o me to be the same persons who executed the within instrument of writing, and such the execution of the same.
	REOF, I have hereunite set my hand and Notarial Seal the day and year above written.
MARCH UD (10	Marshall Biggerstaff Notar Public.
d April 13, 1970 ;	at 9:35 A.M Beam Register of Deeds

Recorded April 13, 1970 at