599 TO HAVE and to hold the p To HAVE and to hold the premises described, together with all the singular the transmist, introductional and the purchases thereinto belonging, and the remis, issues, and profits thereof; and also all apparatus, machinery, fixtures, refrig-orators, elevators, screens, screen doors, storm windows, storm doore, awnings, blinds and all other fixtures, refrig-orators, elevators, acreens, screen doors, storm vindows, storm doore, awnings, blinds and all other fixtures, refrig-orators, elevators, acreens, screen doors, storm vindows, storm doore, awnings, blinds and all other fixtures of whistever kind and nature at present contained or bareafter placed in the building now or hereafter standing on the sold real estate and all structures, gas and old tanks and equipment created or placed in or upon the sold real estate or attached to or used in connection with the sold real estate, or to any purpose appartaining to the present or future use or improvement of the sold real estates, whéthet side apparatus, machinery, fixtures or awaits and all other and real estate or attached to or used to and forming a part of the freehold and covered by this mortgages; and also all the estate, right, title and interest of the Mortgagor of, is any for the mortgaged premises unto the Mortgages, forever. AND ALSO the Mortgagor coverants with the Mortgagee that at the delivery hereof he is the lawful owner of the premises above conveyed and solver of a good and indefensible estate of inheritance therein, free and clear of all ensur-whomseever.

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The second barrely exceeded by mortgages under the terms and continuent of this primisation not do of even date here-end nois. The second hereby, exceeded by mortgages to the mortgage, the terms and the terms and conditions contained in the second nois. The second noise is a second barrely of the parties herebo that this mortgage that also secure in addition to the mortgage of the mortgage, however, evidenced, whether by noise, hook account or otherwise. This mortgage multi all another second noise is a second barrely of the second provided the provided the second provided the s

1-102-24
Mortgagor hereby assigns to mortgages the rents and income arising at any and all times from the property, mort-gaged to secure this note, and hereby authorize mortgagee or its agent, at its option, upon default, to take charge of said repairs or improvement increasary to keep said property in tenantable condition, or other charges or payments provided for 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 retard mortgage in the collection of said sums by foreclosures or otherwise.
If there shall be any charge in the ownership of the premises covered hereby without the consent of the mortgages and the payment of the assumption face as specified in the promissory note, the entire indebtedness shall begome due and payable at the election of the mortgages and foreclosure proceedings may be instituted thereon.
If said mortgagor shall cause to be paid to mortgage the entire amound due it horewals thereof, in accordance with the terms and provisions thereof, and comply with all the provisions in said note and in this mortgage containeed immediate possession of all of said premises any other legal action to protect its rights, and from the date of such default have foreclosure of this mortgage or take any other legal action to protect its rights, and from the date of such default houseton and indexemption have are observed.

This mortgage shall be binding upon the heirs, executors, administrators, successors and assigns of the respective

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

Richard W. Bennett ACKNOWLEDGMENT

STATE OF KANSAS,

NOTARY

day of

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val the

<u>89</u>, County of Douglas

Notity Public.

Janie Beam Register of Deeds

August , A.D. 19.70, before me, the undersigned, a Notary Public in and for the

County and State aforesaid, came Richard W., Bennett, A Single Man 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.

SATISFACTION

TE LEVILLE SET WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written.

Marshall Biggerstaff mission Lipfre February 10' 19 73 15 COUNTS