payable as expressed in said note, and to secure the performance of an in the pa

In note. IT 15 the intention and agreement of the parties hereto that this mortgage shall also feature in subdition to the inal indebtedness, any future advances made to said mortgage, or any of them or their decessors in title, by the tragese, and any and all indebtedness in addition to the amount above stated which the said mortgage, or any of them r ove to the mortgagee, however evidenced, whether by note, book account or otherwise. This mortgage shall reman ull force and effect between the parties hereto and their heirs, personal representatives, auccessors and assigns, and amounts secured hereunder, including future advances, are paid in full with interest; and upon the maturing of the sant indebtedness for any cause, the total debt on any such additional loans shall at the same time and for the same filed causes he considered matured and draw ten per cent interest and be collectible out of the proceeds of sale through closure or otherwise.

That if any improvements, repairs or alterations have been commenced and have not been completed more than this prior to the date hereof, the mort agor will receive the proceeds of this loan as a trust fund to be applied to the payment of the costs of the improvements, and that the same will be so applied before using any parts of the total other purpose; that if work ceases on any proposed improvements, repairs, or alterations for a meriod of len day to the said mortgage may all its option, without notice, declare said indebtedness due and payable or said mort of the costs of the improvements, repairs, or alterations for a meriod of len day to the said mortgage may all its option, without notice, declare said indebtedness due and payable or said mort of the said mortgage may all its option, without notice, declare said indebtedness due and payable or said mort of the said mortgage may all its option, without notice, declare said mortgager upon said loan and should the completing said improvements, repairs, or alterations exceed the balance due said mortgager by said mortgager he additional cost may be advanced by the mortgage and shall hear interest at the same rate as principal is debto secured by this mortgage, provided, however, such additional cost shall be repaid by said mortgager, regardes of and mort any after completion of said improvements, repairs, or alterations; that said anotgager, regardess of an rectation, will keep said property and the improvements thereon at all times in good condition and repair; and pay promptly all taxes, insurance premiums, assessments, abstract and recording fees, levies, limbilities, obliga netpair, or interest on this or on any other encumbrance on said real property or to perform any other agreements, cost, stipulations, or covenants as herein provided, the mortgager to pay promptly all taxes, insurance premiums, assessments, abstract and recording fees, levies, limbilities, obliga

ation, will keep said property and the improvements thereon at all times in good condition much or neglect by said mortgagor to keep said property and the improvements thereon at a prompily all taxes, insurance premiums, assessments, abstract and recording fees, levies, al, or 'aterest on this or on any other encumbrance on said real property or to perform any simulations, or covenants as herein provided, the mortgage may have such things done of ake any reasonable expenditure or outlay necessary thereunder. at if any part of said described property shall be condenned or taken for public use under e property shall be damages either by public works or private acts, all damages and com-ge paid to the mortgage and applied upon the indebtedness due under said note and this at the mortgage shall have the right to file and to defend suits at the expense of the mortgage is of the mortgage of the recovery of damages, to uphold the lien of this mortgage, is right have the right to file and to defend suits at the expense of the mortgage, or shall have the right to employ counsel in an effort to prevent, to compromise, or to ago or shall have the right to employ counsel in an effort to prevent, to compromise, or to ago or shall have the right to not paid by mortgagor, the mortgagee, and, if such range, shall use of any right, this, or interest tataching or accruing subsequent to the lien bared, e paid under the provisions of the promissory note secured hereby and any subsequent not or the provisions of the promissory note secured hereby and any subsequent not or trangor also agrees to pay all costs, charges and expenses reasonably incurred or paid at g abstract expenses, because of the failure of mortgage to perform or comply with the pro-mortgage contained, and the same are hereby secured by this mortgage.

Mortgage hereby assigns to mortgage the rents and income arisins at any and all times from the properly, mort-fored to secure this note, and hereby authorize mortgages or its agent, at its option, upon default, to take charge of sind properly and collect all rents and income and apply the same on the payment of insurance premiums, taxes, assessments of a notice of said note is fully paid. It is also agreed that the taking of possession hereunder shall in no manner prevent or this mortgage or in the note hereby secured. This assignment of rents shall continue in force until the unpaid of an this mortgage or in the collection of said sums by foreclosures or otherwise. There shall be any charge in the ownership of the premises covered hereby without the consent of the mortgage and the election of the mortgage and foreclosure proceedings may be instituted thereon. The advance of the mortgage of the mortgage the the taking of possession hereinder and under the terms are statice at the election of the mortgage and foreclosure proceedings may be instituted thereon. There shall be any charge in the ownership of the premises covered hereby without the consent of the mortgage contained the begins of said not hereby secured, including future advances, and any extensions or renewals thereof, in accordance with the lenges and provisions thereof, and comply with all the provisions in said note and in this mortgage contained to mand and the hereby secured and there is the take of 10% per annue. Appraisement and all been the data of machetic dates are benefit draw interest at the take of 10% per annue. Appraisement and all been taken defaults there are and mortgage of all of said premises and may, at its option, declare the whole of said note and and gender shall be an any of instability dates in the outer with the said of 10% per annue. Appraisement and all been the said to man of instability dates in the outer with the said of 10% per annue. Appraisement and all benefits of the man of instability dates in the date of any co

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

ATTEST	INVESTORS MANAGEMENT CORPORATIO
By: Mucullu tomat	By: And Ander in
Russell W. Jones Secretary	Dwight Perry President

## KANSAS CORPORATION ACKNOWLEDGMENT

KANSAS , COUNTY OF Douglas STATE OF ... ....., SS. 

before me, the undersigned, a Notary Public in and for the County and State aforesaid, came. Dwight Perry President of the INVESTORS MANAGEMENT CORPORATION

a corporation duly organized, incorporated and existing under and by virtue of the laws of Kansas

and <u>Russell W. Jones</u>, Secretary of said corporation, who are personally known to me to be the same persons who executed, as such officers, and who are personally known to me to be the same persons who executed, as such officers, the within instrument on behalf of said corporation, and such persons duly acknowledged the execution of the same to be the act and deed of said corporation

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year L-306 Frank W Min

Frank W. Marzolf

Recorded July 28, 1974 at 4:01 P.M.

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Notary Public.

Register of Deeds