To Martin 211 to the tenor and effect of raid note....., then these presents shall be null and void. But if said sum...of money, or either of them, or any part thereof, or sny interest thereon, be not paid when the same become due, then, and in that case, the whole of said sum...and interest shall, at the option of said party....of the second part, by virtue of this Morizare, immuliately and apputenances, or either of them, or any part thereof, are not paid at the time whole the same are by law made due and payable; then in like, or either of them, or any part thereof, are not paid at the time whon the same are by law made due and not said taxes and assessment to erery nature which are to may be assessed the and payable; this mortgare; and in the event it very nature so paid shall be an additional lien against said mortgared premises secured by this mortgare; and in the event it very mature so paid shall be an additional lien against said mortgared premises secured by this mortgare, shall be an additional charge against said mortgared premises secured by this mortgare; and upon forteinne of this Mortgare, or in case of default on sup of the "asymptone berein wordied for the nat Y..... of the second part. dent to have rorecourse such or an account charge against and mortgaged premises secure of the forfeiture of this Mortgage or in case of default in any of the payments herein provided for, the part y it a successful and a secure and a secure a se note and the additional sums paid by virtue of this Mortgare, with interest on said additional sums so paid at the ten per cent, per annum from the date of payment of said sums, and costs, and a decree for the sale of said prem due upon said note and the adoutional sums pane by travent of said sums, and costs, and a decree for the sale of said premises in satisfaction of said judgment, foreclosing all rights and equities in and to said premises of the sale of said part 198 \_\_\_\_\_\_\_ of the first part, the <u>it</u> here and assigns, and all persons claiming under the <u>said</u> part 198 \_\_\_\_\_\_\_ of the shall and will at <u>the it</u> we represe from the date of the acceution of this Mortrage until said note. \_\_\_\_\_\_\_ and the said part 198 \_\_\_\_\_\_\_ and the said and all liens and chassing the proof are fully paid off and discharged, keep the building \_\_\_\_\_\_\_ ered and to be erected on a mount of SIX THOUSAND FOUR HUNDRED and no/100 - - - Dollars, for the benefit of said party. \_\_\_\_\_\_\_\_ of the second part; and in default thereof said party \_\_\_\_\_\_\_\_ the second part may effect and in surmere in <u>the trans</u> or the second part, and the premium or premiums, costs, charges and represents or effecting the same shall be an additional lien on and mortgaged property, and may be enforced and collected in the same manner as the principal dots hereby secured. AND the said part 188 ...... of the first part do ...... hereby covenant and agree that at the delivery hereof they are This part downers. In of the premises above granted, and seized, of a good and inde-e and clear of all incumbrances, and that thay survey and part and Defend the n of said party of the second part. 118 botto and assigns forever, against feasible estate of inheritance therein, free and clear of all incumbra All insurance herein provided for shall be for fire and extended coverage and shall be written or renewed by Second Perty or by sgents and in companies designated by said Seco Pic Wirks Winksor, The said parties of the first part have hereunto set their hands the day and year first above written. Clare > memorhon Executed and delivered in pr a Jean me mahon (Seal.) eal.) State of Sanasa County of. Jackson BE IT REMEMBERED, that on this \_\_\_\_\_ 20th day of. January A. D. 19 49, before me undersigned, a Notary Public in and for said County and State, came The state of the same to be the identical person & described in and who executed the foregoing Mortgage, and the same to be the identical person & described in and who executed the foregoing Mortgage, and the same to be the identical person & described in and who executed the foregoing Mortgage, and the same to be the identical person & described in and who executed the foregoing Mortgage, and the same to be the identical person & described in and who executed the foregoing Mortgage, and the same to be the identical person & described in and who executed the foregoing Mortgage, and the same to be the identical person & described in and described in a same to be the identical person & described in a same to be the PUBLY Ban or, I have hereunto subscribed my hand and affixed my official seal and year last ab du Co Artese aission Expires Jan. 16, 1951 Jotary Pholis Nardel a. Been Satisfaction of martgage Byrow S. Bliss Realty + Loan G. the martgage within named do hereby certify that the within Martgage is fully part, satisfied an I dive hanged, and authorized the Register of Leeds of Dauglaw County, Kanas to ducharge the same of record. Dated at Kansad City, Messauri January 14, 1952

(Corp deal) Byro

Byrow G. Blie Realty & Tran Co. 17 By J. J. Wuyle The Preident Somery Harold a. Feck Barbara Seeber

And the second second