with the appurtenances and all the estate, title and interest of the said part 1.000 the first part therein.

It is agreed between the partie will marriest and date inst all pa

and assessments that may be levied or assessed against said real state when the same become dos and payoble, and that they will be leap the buildings upon said real estate insured against fire and toneado in such sum and by such narrance company as shall be specified an discreted by the part. If the second part, the loss, if any, made payoble to the part. If the second part to the extern of 1.12, interest. And in the event first said part. LEB, of the first part half said to pay such harves when the same become due and payoble or to be said premises learned as herein provided, then the part. J. of the second part may pay said tess and harves, or either, and the said premises learned as herein provided, then the part. J. of the second part may pay said tess and harves, or either, and the said formise learned. to keep

sald part y of the se

168 of the first part shall fall to

We want geht JES.... of the first per shall fail to pay the same as provided in it And this convergence shall be vold if such saments be made as herein specifi-default be made in such payments or any part thereof or any obligation create that are not pay if when the same become due and payable, or if this insurance is all watar are not last in as good repair as they are now, or if wate is canonitar to the whole are meranising unpaid, and all or the obligations provided for in given, shall immediately mature and become due and payable, at the option of n specified, and the obligation contained the on created thereby, or interest thereon, or if the rance is not kept up, as provided herein, or if committed on sold premises, then this conveyence

given, that monoclassy mature and become are and payable at the option is said part 2, of the social part. Inthis therein in the manner provided by law and to have a receive opposite If the greenies hereby granted, or any part thereof, in the manner prescri-nish the second free unpeld of principal and bureent, together with the costs all be paid by the part. 2, making such sale, on domaind, to the first p to take possession of the said d to collect the rents and benefits bed by law, and out of all mo and charges incident thereto, and in les.

is agreed by the parties haveto that the terms and provisions is accruling therefrom, shall extend and laure to, and be obly a and successors of the respective parties herete. and each and every obligation therein contained, and all heirs, executors, administratogy, personal representatives,

ess Whereof, the part 188 of the first part he VE and seal S the day and year

Char A, Harrison (SEAL) (SEAL) Alice Jeane Hoirson (SEAL) (SEAL)

1. 1. 1. 1. h.

STATE OF KENSAS Douglas				
and a state of the	BE IT REMEMBERED, That on this	29th day	of April	A D., 19 5
NOTARY S	came Edgar A. Harris wife	Public, son & Alice J		id County and Stat husband and
31, 10 5	to me personally known to be the acknowledged the execution of th	same person S who	executed the foregoing	instrument and du
	IN WITNESS WHEREOF, I have hereunto	subscribed my name	, and affixed my official	seal on the day an

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ucilie E. Allison, Clerk of the District Court, Douglas County Kan., hereby certify that a judgement of forciosure of the mortgage ain recorded was made by said District Court on the Y May of 1964 and that the same is duly recorded in Journal. A P as 452 Witnass my hand this/7, day of May 1962 Science & Callinon Clark of District Court

ATTEST: Drold F. Buck

Hard a Beck Register of Deeds