TO HAVE AND TO HOLD THE SAME, With all and singular the terements, hereditaments and equaria ances thereinto belonging, or in anywise appertaining tet and agree that at the delivery hereof they are the tauful owner S ... And the said part. I.C.S. of the first part do. bereby con

of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all

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> en the parties bereto that the part 185 of the first part shall at all the e, pay all ta ments that may be levied or assessed against said real estate when the same become due and payable, and that $\frac{they}{w111}$. Seep the buildings upon said real estate insured for loss from fire and estended coverage in such sum and by such insurance company as shall be specified and directed by the party of the second part, the loss, if any, made payable to the party of the second part to the extent of its intervet. And in the event that said part of the first part shall fail to pay such taxes when the same became dos and payable or to keep and pressive loaved as haven preventied, thus the pa-second part may pay said taxes: and intervence, or either, and the assument so paid shall become a part of the indebtedents, second by this indentum, have intervent at the rate of 10% from the date of payment until faily repaid. ries ariy of the

> This grant is intended as a mortgage to move the payment of the sum of Thirty-Seven Hundred and no/100-sellars certain written ebligation for the payment of said sum of meney, executed on the 14th day of to the terms of ODE

> accarding to the terms of <u>OIN</u> certain written ellipstiles for the payment of said sum of meany, executed on the <u>11/10</u> <u>OO tober</u>, <u>19.60</u>, and by its terms reade pupple to the part of the second part, with all hatevest accuring therean in the terms of said ebligation, also to second all future advances for any purpose made to part<u>des</u> of the first part by the party of the second varies are the terms of the obligation thereof, and also in second raw sum of meany advanced by the said part<u>des</u> of the second part, to pay for any impranaes the terms of the obligation thereof, and also in second any sum of meany advanced by the said part<u>d</u> of the second part, to pay for any impranaes charge any taxes with interest thereon as herein provided, in the event that said part<u>d</u> Of the first part shall fail to pay the same as provided. In the cording to or to dismilded in the In

> Part_GGB of the first part hereby and/or in party of the second part he rents and income arising at any and all times from the property mortgaped to secure said written obligation, also all future solutions hereaded, and hereby authorize party of the second part, for its apent, at its uptom spon default, to take charge of and provery and collect all rents and homes and apply the name on the payment of humannes prediment, assessment; reaches or improvement messagery to here take the property in tematable modilion, or other charges or payments provided for in this many and all times the takes of pays and the payment of humannes prediment, takes, assessment; reaches or improvement and in no manner prevent or retard party of the second part in solitection of said obligations is fully paid. It is also append that the taking of passession hereader while its no manner prevent or retard party of the second part in solitection of said allows by forecleasure or otherwise.

The failure of the second part to assert any of its right hereunder at any time shall not be construed as a walver of its right to assert the san time, and to insist upon, and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained.

If said part 105. of the first part shall cause to be paid to party of the second part, the entire amount due it sions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 10.5 of the first part for future made to by party of the second part whether evidenced by note, book or either evidenced by note, book is morigagent, and any extensions or renewals hereof and shall comply with all of the provisions of future eablations beenly secured, then be hall be sold.

If detauth is made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or If the taxes on said real a use not paid when the same become due and payable, or If the insurance is not kept up, as provided herein or If the buildings on said real estate are and all of the obligations for the security of which this indenture is given shall immediately mature and become absolute and the whole sum remain-maid, and all of the obligations for the security of which this indenture is given shall immediately mature and become absolute and the whole sum remain-maid, and all of the obligations for the security of which this indenture is given shall immediately mature and become absolute and the whole sum remain-maid, and all of the obligations for the security of which this indenture is given shall immediately mature and become absolute and the whole said premises all the improvements thereas in the manner provided by law and to have a reacher appointed to collect the runts and benefits accrubing therefrom; and to the premises hereby granted, or may part thereof, is the manner prevented by law, and cut of all manary artitum form such such to runt the account them of a principal appl interest together with the costs and charges includent thereto, and the overplan, if any there be, shall be paid by the party making such e, on demand, to the party of the first part. Part IOS ... of the first part shall pay party of the second part any defici

ency res It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing erform, shall extend and inure to, and he obligatory upon the heirs, executers, administrators, personal representatives, analysis and successors of the respective less hereto.

IN WITHESS WHEREOF, the part 20th, of the first part he VO persons set the Ir bandfind seafthe day and year last above written. Beryl M. Johnson Beryl M. Johnson (SEAL) orman F. Johnsen (SFAL) (SEAL) STATE OF KANSAS COUNTY, SS. DOUGLAS re EMERGENEE, Test on this <u>lith</u> day of October A B. 1960 before me, a <u>Notary Public</u> in the aforesaid County and State. came <u>Norman F. Johnson and Beryl M. Johnson</u>, husband and wife C. E. E.B. -----NOTAR VALICAS · And to me personally known to be the same person B.____ who executed the foregoing instrument and duty axinoviedged the percentee of the same. and affined my official seal on the IN WITHERS WHEREBY, I have hereunto subscribed my many, above written. Mission Expires April 21 Z, E L. R. Eby 1962 Notary Public 2 arold a. Beck

By Jamie Beem, Deputy

The undersigned, owner of the within mortgage, kereby acknowledges the full payment of the debt secured thereby, and authorizes the Register of Deeds to enter the discharge of this mortgage

Mortgagee.

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Hardda h By Janie Bas

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ALANTARIA CONTRACTOR