

_, 1961 between

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The them duty paid, the restpt of which is hereby acknowledged, ha VO sold and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the sold party of the second part, its successors and assigns, the following described real estate situated in the County of DOUGIAS and State of Konsa, is-wit:

The South 60 feet of Lot No. Nine (9), in Block No. Eleven (11), of Babcock's Enlarged Addition, an Addition to the City of Lawrence, in Douglas County, Kanaas.

The Mortgagors understand and agree that this is a purchase money mortgage.

Together, with all heating, lighting, and plumbing equipment and fixtures, lachaling stalars and horners, screens, ausings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereton. ments and appurtenances thereunto belonging, or in anywise apperts

t and agree that at the delivery hereof they are the tauful owner S f the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incu

It is spress occurses the particle metrics that the particular of the rank part shall be an our neuron the number of the particle part of the particle part of the particle part of the particle particle part of the particle part

of the second part, the less, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part 10.5or first part shall fail its pay such taxes where the same become due and payable or to keep said premises insured as herein provided, then the party of the d part may pay said taxes and insurance, or either, and the amount so gaid shall become a part of the indebtedness, secured by this indentare, and shall interest at the rate of 10% from the due of payment will fully repuid. ant of the sum of Fifty-Five Hundred and, no/100-

DOLLARS llth day of

to the terms of said obligation, also to secure all future advances for any purpose made to part 10.3. of the first part by the party of the whether evidenced by note, book account or otherwise, up to the original annual of this mortgapy, with all interest according on such future advances the jarges of the obligation thereof, and also to secure any sum or sums of money advanced by the said party of the second part to pay for any insura ices acc

Part 100. of the first part bereby assign to party of the second part the rests and income arising at any and all times from the property mortgaged to score said written obligation, also all feture advances bereander, and bereby amberes party of the second part of its spent, at its option upon default, to take having of said poperty and collect all rests and loneme and apply the same of the segment of allocance memory, taxet, assessments, repairs or improvements eccessary to keep and property in tenantable condition, or other charges or payments provided for in this support of the to oblightness hereby secured. This supports have said property in tenantable condition, or other charges or payments provided for in this support of the oblightness hereby secured. This supports have said property in tenantable condition, or other charges or payments provided for in this support of the to oblightness hereby secured. This supports and collects that continue in force until the unsaid tabance of raid oblightness in force parts the to table the tables of possession hereby assesses the provided for a second part of the tables of possession hereby assesses the total tabance of rest of possession hereby assesses the provided for the tables of the tables of possession hereby assesses the tables of tab

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

, and to insist upon and enforce struct compensate was an an an an an and to party of the second part, the entire annual due it hereshider and under the terms and If field part 105 of the first part shall cause to be paid to party of the second part, the testire annual due it hereshider and under the terms and ons of said note hereby secured, and under the terms and provisions of any obligation hereafter in the matrix the matrixes, made ta ________ by party of the second part whether evidenced by note, book to "chevrois, up to the original amount of this morigape, and any extensions or renewals hereof and shall comply with all of the provisions in said note this morigape, contained, and the provisions of future abilitations where y second the this convergence shall be void.

f the taxes on said real on said real estate are the whole sum remain-able at the option of the on of the said premises due ani take po benefit such sa mature and be rs and assigns ms, to ta out of all

It is agreed by the parties hereta that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and isure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective executor is administrators, personal representatives, assigns and successors of the respective

mto set their handSend senfou Gilin Becquin