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the stand and the

and that they will warrant and defend the same against all parties making kawful claim thereto.

It is agreed between the parties hereto that the part $1 \otimes 2$ of the first part shall at all times during the life of this indentanc, pay all taxes and assessments that may be locied or assessed against and real estate when the same become due and payable, and that $\frac{1}{100} \frac{1}{2} \frac{1}{100} \frac{1}{100}$ the buildings upon said real estate insure for loss from fire and extended 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 interest. And in the event that and part $\frac{1}{100}$

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party of the second part, the loss, if any much pupple to the party of the second part is the extent of its intersect. And in the event stat and part $\frac{1}{2}$ (so its first, part with flat in operations which was able to any advected of and particle or to here add particle insured as having pendids, then the party of the second part, may part and taxes and insurance, or either, and the assumptions to paid shall become a part of the indebtedence, second part, and part may part and taxes and insurance, are sitter, and the assumption operation of the indebtedence, second part, and the assumption of the indebtedence, second by the indebtedence and shall be or interest at the rate of 10% from the date of payment with high repaid. This grant is intereded as a workpage to recove the payment of the sem of Elght Thousand and no/100------Dollans

according to the terms of One certain written obligation for the payment of said sum of money, executed on the 22nd day of January , 19. 62, and by its terms made payable to the party of the second part, with all interest accruing thereon according

to the terms of said obligation, also to secure all foliure advances for any purpose made to part. 1.0.2, of the first part by the party of the second part, whether evidenced by note, book account or otherwise, up to this original amount of this mergage, with all interest accounting on such future advances accounting to the terms of the obligation thereof, and also to secure any source or to disthe terms of the obligation thereof, and also to secure any source runs of money advanced by the said party of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein peoided, in the event that said part $\frac{1}{2}$. By the first part shall fail to pay the same as provided in the indenture.

Oblight start table with interest torrent as merce present, we are the second part the resist and income arising at any and all times from the property mortgaped to secure axis written obligation, also all forture nonaces heremender, and hereby authorize party of the second part is rorts appendix to the table of the first part is a part of the second part is end party and all times from the property mortgaped to secure axis written obligation, also all forture nonaces heremender, and hereby authorize party of the second part is to secure axis written obligations, also all forture nonaces heremenders, and hereby authorize party of the second part, are its appendix of hereafts, to table major and the dense and apply the tames on the payment of histogram of any of the ability of parts of the second part, in the ability of parts of the payment of histogram of a significant of the obligations hereby secured. This assignment of revels shall contain to in force unit the unpaid balances of said obligations is fully major. It is also appeer that the tabling of passession here-order shall is no manner prevent or retard party of the second part in collection of said sums by forechause or otherwise.

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

If said part $\frac{100}{100}$ of the first part shall cause to be paid to party of the second part, the entire amount due it becomes and order the terms and provisions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 100 of the first part for future

advances, made to Chem by party of the second part whether evidenced by note, book account or otherwise, up to the original amount of this martgage, and any extensions or revenues hereof and ball comply with all of the provident in said and in this martgage contained, and the previdence obligations hereby second, then this conservance shall be vol.

If default be 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 estate are not paid when the same become due and payable, or if the insurance is not kept in as provided methy or if the buildings or said real estate are out kept in as good repair as the whole sum or more than the summary of the insurance is not kept in a said real estate are log organized, and all of the collipations for the recently of which this indenture is given shall immediately nature and become due payable at the whole sum remaining organized, and all of the collipations for the recently which this indenture is given shall immediately nature and become due payable at the said provides and the provided in the same in the manner provides the said or and the correlated in collect the rest and become due to the said provides and the presentes hereby prainted, or any part thread, in the manner provides due to all an early artific the rest has the to rest the and the same said charges incident thereta, and the correlate, if any there be, shall be paid by the party making such any of principal and interest together with the cetts and charges incident thereta, and the correlate, if any there be, shall be paid by the party making such sais, on demand, is the part of the first part. Part 1.0.0.0 of the first part, shall be part deficiency resulting from such sails:

It is agreed by the parties hereto that the terms and providence of this indexture and each and every collipation therein contained, and all herefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.

IN WITNESS WHEREOF, the part 105 of the first part have hereunto set their hand and seaf the day and year last above written

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STATE OF KANSAS	
DOUTLAS	BE IT EXPENSES That on this 22nd day of January A. D. 19
Value 9	before me, a Notary Public in the aforesaid County and State.
AT A A	are Stanley T. House and Arnes V. House,
etter atte	
UBLIC	to me personally known to be the same person a who executed the foregoing instrument and duly acknowledge the execution of the same

Recorded January 22, 1962 at 3:25 P.M.

Harold 4. Deak Register of Deeds