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

It is agreed between the parties hereto that the part105 of the first part shall at all times during the life of this inde ments that may be levied or assessed against said or part and the same become due and payable, and that  $\underline{DD} = \underline{DD} = \underline{DD$ 

This grant is intended as a mortgage to secure the payment of the sum of Thiree Thousand and no/100----- Bollass the terms of OIG certain written obligation for the payment of said sum of money, executed on the 29th JUDO , 19 62, and by its terms made payable to the party of the second part, with all interest accruing thereon a ording to the terms of ONG day of

to the terms of said obligation, also to secure all future advances for any purpose made to part 20.5 of the first part by the party of the second part whether evidenced by note, book account or otherwise, up to the original amount of this montpace, with all interest accounts on sub-future advances accounts on the second part by the advances of the original amount of this montpace, with all interest accounts on the advances accounts or the original amount of this montpace, with all interest accounts on sub-future advances accounts on the original amount of this montpace, with all interest accounts on the advances of the obligation thereof, and also to secure any sum or sums of morey advanced by the said party of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part 10 Gef the first part shall fail to pay the same as provided in the indenture.

Part 1.6.5. of the first part hereby assign to party of the second part the rents and income arising at any and all times from the property mortgaged to secure said written obligation, also all future advances hermader, and hereby authorize party of the second part of its agent, at its option upon default, to take hereby establish property and collect all rents and licones and apply the same on the payment of insurance, many takes, assessment, repairs or improvements necessary to keep said property in treastable condition, or other charges or payments provided for in this may the build build hereby secure. This has a set the build hereby actual, the same of the second part to be obligations hereby secure. This stagingment of rests shall continue in force until the unsold balance of said obligations is fully apply (i. It is also agree that the taking of possession hereander shall in no manner prevent or retard party of the second part in collection of said syms by foreicoure or otherwise.

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 same at a later 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 1.0 S  $_{\odot}$  of the first part shall cause to be paid to party of the second part, the entire amount due it here. sions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 103 of the first part for future

advances, made to "them by party of the second part whether evidenced by note, book account or otherwise, up to the original amount of this mortgage, and any extensions or renevals hereof and shall comply with all of the provisions in sold mote and in this mortgage contained, and the provisions of future obligations hereby scored, then this conveyance shall be vold.

and in this this use conseque consequences and the provinces of inter services provinces and the services consequence rankers are not paid when the same become due and payable or. If the instruments there is no consequence rankers were there in a service service consequence rankers are interest. There is no consequence rankers are interest there is no consequence rankers are interest. The services are not paid when the same become due and payable or. If the instruments there is no consequence rankers are of the which is inderture for one shall immediately matrix and become due and be added for a service of the ser tale, on demand, to the party of the first part. Part 103 of the first part shall pay party of the second part any deficiency resulting from such tale.

It is agreed by the parties hereins that the terms and providence of this informations are any obligation basels contained, and all benefits economy of this information and any obligation basels contained, and all benefits economy of the herein extended and here and accusates of the respective takes herein.

IN WITNESS WHEREOF, the part 100 of the first part ha VO hereuhto set their hand and sea the day and year last above written

Charles H. Thomas (SEAU) Mary S. Thomas . SEAL) (SEAL) Summer and a summer a

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1 STATE OF KANSAS COUNTY, SS. BE IT REMEMBERED. That on this 29th day of June A. D. 19 62 before me, a Notary Public in the aforestid former of the storestid former of the storesti DOUGLAS A.M. HO NOTAR) came Charles H. Thomas and Mary S. Thomas, husband and wife OBLIC to me personally known to be the same person  $\mathbb{B}_{---}$  who executed the foregoing instrument and duty acknowledged the execution of the same. IN WITNESS WHEREBY. I have bereunto subscribed my name, and affixed my official seal on the stay and your last above written. Incente Howard C. .... March 19 1963 My Commission Expires

(Corp. Seal)

by W. E. Decker Vice President Mortgagee.

Karold . Beck