A Sec.

st all parties making lawful claim th It is agreed bet les hereto that the part 100 of the first part shall at all times during the life of this inc en the re sany as shall be specified and directed by the It all of the second part, the loss, if any made parable to the party of the second part to the extent of its interest. And in the event that said particles the first part shall fail to pay such taxes when the same become due and parable or to kep said premises insured as herein provided. User the party of the second part, the loss in insures, are relative, and the amount in said estimates a part of the indebtedness, secured by this indenture, and shall become a part of the indebtedness, secured by this indenture, and shall become a part of the indebtedness, secured by this indenture, and shall become a part is intended as a morigage to secure the payment will fully repaid. This grant is intended as a morigage to secure the payment of the sam of Thisty-Hine Hundred and no/100--DOLLARS ng to the terms of _____ certain written obligation for the pay ney, executed on the 15th day of ent of said s JUJJ . 19.63, and by its terms made payable to the party of the second part, with all interest accruing thereon accord be terms of said coligation, also to secure all future advances for any purpose made to part, of the second part, with all interest accruing thereon according the terms of said coligation, also to secure all future advances for any purpose made to part, and by the party of the second part, better evidenced by note, book account or otherwise, up to the right advances for any purpose made to part, and by the party of the second part, better evidenced by note, book account or otherwise, up to the right advances in the party of the second part, better evidenced by note, book account or otherwise, up to the right advances of the soling atom thereof, and also to second run advances according to the second part, the list part and the party of the second part. The party of the second part, the second part, the party of the second part, the second part, the second part, to be party of the second party of the second part, the second part, to be party of the second part, to be party adding to party of the second party of the se 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 sa and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortage contained If said part 103 of the first part shall cause to be paid to party of the second part, the entire amount due it here ns of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part109 of the first part for future made to. Unern by party of the second part whether evidenced by note, book or otherwise, up to the original amount of this mortgage, and any extensions or renewaits hereof and shall comply with all of the provisions of houre obligations hereby secured, then this convergence shall be void. de to...

and in bus mortgage containing, and the provisions of Harry estigations hereby recover, two two convergence source were the rest. I default be made in agreent 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 all become standard methy or if the buildings on said real estate are not paid when the same become due and payable or if the insurance is all become standard methy or if the buildings on said real estate are not kept in as good repair as they are now, or if wasts is committed on and personse, built ong, as provided herein, or if the buildings on said real ing usaid, and all of the obligations for the security of which this indexture is given shall immediately mance all asigns to take and payable at the option of the holder hereof, which notics, and it shall be based if for the said party of the second part, its successors and asigns, it all begins the second in the improvements thereon in the manner provided by law and to have a receiver apointed to collect the rest and benefits according the based to be available substanding the overplay. If any out thereof, in the manner preserving by how, and out of all moneys arring from such as the provide the saids the organized to be available thereof, is the manner preserving the said and manner are appointed to collect the rest, and benefits according the based to be unpaid of principal and interest together with the costs and charges incident thereto, and the overplay. If any there be, shall be paid by the party making such unpaid of principal and interest. sale, on demand, to the party of the first part. Part 95 of the first part shall pay party of the second part any deficiency resulting from such sale.

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 errorm, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective in the herein.

IN WITNESS WHEREOF, the part 0.8 of the first part have hereunto set the try hand and seal the day and year last mandel stoops.

(SEAL)

(SEAL)

STATE OF KANSAS COUNTY, SS. BE IT REMEMBERED, That on this ____ day of..... A. D., 19 VIELEAL before me, a Notery Public In the a came Lloyd E. Stoops end Maudie Stoops, in the aforesaid County and State NOTARL UBLIC IN WITNESS WHEREOF, I have hereunto subs above written. My Commission Expires April 21 1966

Harold (Meck Register of Deeds

(SEAL)

(SEAL)

J.

TEN releas the original 5th onte day