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of the premises above granted, and seized of a good and indefeasible estate of in and that the y will warrant and defend the same against all	I parties making kawful claim thereto. In part shall at all times during the life of this indenture, pay all taxes and assess- come due and payable, and that they will keep the buildings sum and by such insurance company as shall be specified and directed by the
and that the y will warrant and defend the same against all It is agreed between the parties herefor that the part 10° S of the first p ments that may be levied or assessed against said real estate when the same be point said real state insure of roles from first and extended coverage in such	I parties making kawful claim thereto. In part shall at all times during the life of this indenture, pay all taxes and assess- come due and payable, and that they will keep the buildings sum and by such insurance company as shall be specified and directed by the
It is agreed between the parties hereto that the part, $\hat{J}_i \in S$ of the first is monts that may be levied or assessed against said real estate when the same be upon said real estate insured for loss from fire and extended coverage in such	part shall at all times during the life of this indenture, pay all taxes and assess- come due and payable, and that $they will keep$, the buildings sum and by such insurance company as shall be specified and directed by the
It is agreed between the parties hereto that the part. 10.5 of the first μ ments that may be levied or assessed against said real estate when the same be poon said real estate insured for loss from fire and extended coverage in such	part shall at all times during the life of this indenture, pay all taxes and assess- come due and payable, and that $they will keep$, the buildings sum and by such insurance company as shall be specified and directed by the
nents that may be levied or assessed against said real estate when the same bec pon said real estate insured for loss from fire and extended coverage in such	come due and payable, and that they will keep the buildings sum and by such insurance company as shall be specified and directed by the
arty of the second part, the loss, if any, made payable to the party of the second part, shall fail to pay such taxes when the same become doe and pay each days and taxes and insurance, or either, and the amount so gai sear interest at the rate of 10% from the date of payment until fully recaid	and part to the extent of its interest. And in the event that said part $1\oplus3$ vable or to keep said premises insured as herein provided, then the party of the indebtedness, secured by this indenture, and shall
This grant is intended as a mortgage to secure the payment of the sum of	Six Thousand and no/100 DOLLARS
ccording to the terms of ODE certain written obligation for the	e payment of said sum of money, executed on the 25th day of
March , 19 64 , and by its terms made payat	ble to the party of the second part, with all interest accruing thereon according .
a the terms of said philostion also to secure all future advances for	pose made to part $10\mathrm{S}$ of the first part by the party of the second part, of this mortgage, with all interest according to advanced by the said party of the second part to pay for any insurance or to dis-
harge any takes with interest thereon as herein provided, in the event that said p	part10Sof the first part shall fail to pay the same as provided in the indenture
harge of said property and collect all rents and income and apply the same on t	e rents and income arising at any and all times from the property mortgaged to thirize party of the second part or its agent, at its option upon default to take the payment of insurance premiums taxe; assessments, requirs or improvements mants provided for in this mortgage or in the obligations hereby secured. This lightoms is fully gaid. It is also agreed that the taking of possession hereunder all sums by foreclosure or otherwise.
and to make open and entrice strict compnance with au the terms and pr	me shall not be construed as a waiver of its right to assert the same at a later revisions in said obligations and in this mortgage contained.
If said part1 C S of the first part shall cause to be paid to party of t	the second part, the entire amount due it hereunder and under the terms and
	any obligation hereafter incurred by part $1.9\mathrm{S}$ of the first part for future
dwances, made to $$th \mbox{Omm}$$, where the original amount of this mortgage, and any extens and in this mortgage contained, and the provisions of future obligations hereby se	by party of the second part whether evidenced by note, book sions or renewals hereof and shall comply with all of the provisions in said note ecured, then this conveyance shall be void.
If default be made in payment of such obligations or any part thereof or an state are not paid when the same become due and payable or if the insurance required the same state of the same state of the same state of the same state no unakid, and if of the obligations for the selectivity of which this indetures is notifier hereof, without notice, and it shall be lawful for the said party of the same and all the improvements thereon in the manner provided by by and to have a well the permises hereby granted, or any part thereof, in the manner prescribed by majaid of principal and interest together with the costs and charges incident the same state.	ny obligations created thereby, or interest thereon, or if the taxes on said real 6 is not kept up, as provided herein, or if the buildings on said real estate are remises, then this convergence tail become absolute and the whole sum remain- given shall immediately mature and become due and payable at the option of the each part, its successores and assigns, to take possession of the said premises receiver appointed to collect the rems and herefits accurate thereform, and to y law, and out of all moneys arising from such sale to retain the amount then erets, and the overprise, if any time be, shall be paid by the pairty making up to the said prevents.
iale, on demand, to the party of the first part. Part 10.8 of the first part sh	hall 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 inde herefrom, shall extend and inure to, and be obligatory upon the heirs, executors, arties hereto.	enture and each and every obligation therein contained, and all benefits accruling , administrators, personal representatives, assigns and successors of the respective
IN WITNESS WHEREOF, the part 18.5 of the first part ha Ve he	ereunto set the ir handband seafthe day and year last above written.
Charles L. Spease (SEAL)	Leona A. Spease State State
(SEAL)	(SEAL)
the second s	
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TATE OF KANSAS	
DOUGLAS COUNTY SS.	and the second
BE IT REMEMBERED, That on this _	25th day of March A. D. 1964
before me, a Noti	ary Public in the aforesaid County and State Spease and Leona A. Spease,
husband and	the same person S who executed the foregoing instrument and duly
acknowledged the execution of IN WITNESS WHEREOF I have hereu	the same
above written. April 21 19 66	TE Elas

Recorded March 25, 1964 at 2:05 P.M.

Harold A. Stok Register of Deeds

and the second sec

The undersigned, owner of the within mortgage, hereby acknowledges the fill payment of the acbt accured thereby, and authorizes the newfater of because of entry the discharge of this mortgage of record. In the lawrence Garings Association formerly known as Table Advandary 1.07 The lawrence Garings Association formerly known as Table Advandary 1.07 The lawrence Garings Association formerly known as Table Advandary 1.07 The lawrence Garings Association formerly known as Table Advandary 1.07 The lawrence Garings Association formerly known as Table Advandary 1.07 The lawrence Garings Association formerly known as Table Advandary 1.07 The lawrence Garings Association formerly known as Table Advandary 1.07 Table Advanda

