	And the said part 105 of the first part do	or in anywire annual
	And the said part 10.5 of the first part dohereby covenant and agree that at the delivery hereofhereby arcs	apperta
0	of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances	the lawful owner S
I		
E		
H	It is agreed between the parties hereto that the partIOS of the first part shall at all times during the life of this indenture, ments that may be levied or assessed against said real estate when the same become due and parable and thus. Those will be an will be the same become due and parable and thus the same become due and become due and thus the same become du	
I	ments that may be levied or assessed against said real state when the same become due and parable and that they will upon said real estate insured for gives from fire and extended coverage individus much may may and that they will party of the scoond part is the transferred of the same become due and parable and that they will will be the scoond part is the scoond part of the scoond part is the scoond part of the scoond part is the scoond part of the scoond part of the scoond part is the scoond part of the scoond part of the scoond part is the scoond part of the scoond part	pay all taxes and as
ununu	inputs that may be levied or assessed against said real state when the same become due and parable, and that <u>block</u> will aparty of the scenard part, the lost, if any, made parable determines that the same become due and parable, and that <u>block</u> will aparty of the scenard part, the lost, if any, made parable to the party of the second part, the lost, if any, made parable to the party of the second part is the same become due and parable at the same become due and parable to the party of the second part is the parable to the party of the second part may parable the same become due and parable to the part of the step said premises insured as herein provide bear interest at the rate of 10% from the date of payment until fully repaid.	keep the build
Ξ	This many is low the date of payment until fully repaid shall become a part of the indebtedness, secured by	
E	This grant is intended as a mortgage to secure the payment of the sum of Eleven Thousand and no/10 according to the terms of ODe certain within onlinetic molinetic molinetic molinetic and the sum of Eleven Thousand and no/10	and incenture, and si
E	according to the terms of ODe certain written obligation for the payment of said sum of money, executed on the June	DO DOLLA
=	to the terms of sold its	<3rd day
uuuu	June . 19_64, and by its terms made physics of the payment of said sum of money, executed on the terms of said obligation, also to secure all future advances for any purpose made to part 16.8 of the first part by the part	
E	charge any taxes with interest thereon as herein provided, in the event that said part OS at the said party of the second part to pay for	any insurance or to di
H	charge any taxes with interest thereon as herein provided, in the event that said partl GS of the first part second part to pay for Part 10 S of the first part hereby assign to partly of the second part the rents and income articles and fall fail to pay the same as pr secure said written obligation, also all future advances to partly of the second part the rents and income articles at fail fail to pay the same as pr	
uunnananananananananananananananananana	Part 10.5 of the first part hereby assign to party of the second part the rents and income arising at any and all times to may no charge of said property and charge of said property and charge of said and property and charge of said and property and charge of said property and charge condition, or so there charge or payments provided for in this mortgage or in the obligations is shown and property and charge or in the obligations is shown and the second part to assert any of its right herearder and income by foreclosure or otherwise.	property mortgaged in n upon default, to tak epairs or improvement s hereby secured. Th
IIII	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 hereunder at any time shall not be construed as a waiver of its right hereunder at any time shall not be construed as a waiver of its right to asse If said part 10 S. of the first part shall cause to be paid to part of the second or the second and in this mortgage containe	in the second seco
	If said part 105 of the first part shall cause to be paid to party of the second part, the entire amount due is thereunder and advances, made to the part shall cause to be paid to party of the second part, the entire amount due is thereunder and advances, made to the part shall cause to be paid to party of party of the second part, the entire amount due is thereunder and advances, made to the part shall be provisions of any obligation hereafter increase the part of the second part.	rt the same at a late d.
E	provisions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 1.0.S of the account or otherwise, up to the original amount of the mount of the	under the tarms and
E	advances, made to them account or otherwise up to them	first part for future
1	account or otherwise, up to the original amount of this mortgage, and any extensions or renewals hereof and incurred by part 16S of the and in this mortgage contained, and the provisions of future obligations hereby socured, then this convergance and shall comply with all of the provisions of source of the second part is the thereof or any obligations created thereby, or interest thereon, or if the total of the provisions of the second part is and in the mortgage contained in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the buildings on the provision of the second part is the second part of the buildings on the second part of the second part of the socure and become due and payable the second part is successors and what become due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and payable the second part is successors and the socure due and	and the second second second
	In the second se	of the said premises ng therefrom; and to ain the amount then
Ξ u	It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and parties hereto.	m such sale,
E pa	It is appeed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and parties hereto. In WITNESS WHEREOF, the partiels of the first and by the birst eventure and each and every obligation therein contained, and in WITNESS WHEREOF, the partiels of the first and by the birst eventure and each and every obligation therein contained, and the birst eventure and each and every obligation therein contained, and the birst eventure and each and every obligation therein contained, and the birst eventure and each and every obligation therein contained, and the birst eventure and each and every obligation therein contained, and the birst eventure and each and every obligation therein contained an	all benefits accruing
	IN WITNESS WHEREOF, the part 0.8 of the first part halve	and the respective
-	hand and seaf the day and was to	st above written
=	SEAL) JUUGA (MILLOS	.11
Smm	(SEAL) Patricia A. Collinson	(SEAL)
		(SEAL)
	(SEAL) Patricia A. Collinson	
3000		
E	TATE OFKÄNSAS	
	DOUGLAS COUNTY SS.	
	E IT REMEMBERED, That on this 23rd	
	before me a Note my Public day of June	A. D., 19.64
	before me a Note my Public day of June	A. D., 19.64 County and State
	E! IT REMEMBERED, That on this <u>23rd</u> day of June before me, a <u>Notary Public</u> in the aforesaid of came William L. Collinson and Patricia A. Co husband and wife	A. D., 19.64 County and State.
2	HIT REMEMBERED, That on this 23rd _day of before me, a Notary Public in the aforesaid i came William L. Collinson and Patricia A. Co bio	States and the states
STA	E If IT REMEMBERED, That on this 23rd day of June before me, a Notary Public In the aforesaid nion me William L. Collinson and Patricia A. Co Director to me personally known to be the same person S who executed the formation of the same person S	County and State.
	E If IT REMEMBERED, That on this 23rd day of June before me, a Notary Public In the aforesaid nion me William L. Collinson and Patricia A. Co Director to me personally known to be the same person S who executed the formation of the same person S	
	HIT REMEMBERED, That on this 23rd _day of before me, a Notary Public in the aforesaid i came William L. Collinson and Patricia A. Co bio	

The Mortgagors understand and agree that this is a purchase money mortgage. Together with all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, awnings, 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 thereon. TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances thereonic belonging, or in anywise appertaining.

···· ··

1 . and in

4. 2 ····