Togither with all heating, highting, and plumbing equiphent and fixtures, including tlokers and harmers, screens, rewritings, storm windows and rhors, and window shades or blinds, used on or in connection with tail property whether the same are new located on said property or hereafter placed therean. TO HAVE AND TO HOLD THE SAME, With all and sheatar the to

1.1.1.4

(SEAL) (SEAL)

Ry. Jamie Beam, Deputy

int and agree that at the delivery hereof thicy are the ineful commer S And the said part 10.5 of the first part do_ of the premises above granted, and seized of a good and indefeasible estate of interitance therein, free and cleap of all incumfrances

that ± 1000 will warrant and defined the same against all parties making lawful claim thereta. It is agreed highware the parties hereto that the part 1000 of the first part shall at all times during the life of this and

ments that may be level or ascessed against taid real estate when the tame become due and payade, and that $\frac{1}{2}T_{\mu}g_{\mu}^{2}$ will $\frac{1}{2}T_{\mu}$ were the bolichage appoint of the second part, the fork, if any, ande spatial estate when the tame become due and payade, and that $\frac{1}{2}T_{\mu}g_{\mu}^{2}$ will $\frac{1}{2}T_{\mu}$ were the bolichage appoint of the second part, the fork, if any, ande spatiale to the party of the second part to the extent of its interest. And is the event that all barrel 0.5 of the first part shall full to pay such taxs when the tame due and payable or to keep scale parts that full to pay such taxs since the second part est the extent of its interest. And is the event that all barrel 0.5 when the second part, the fork, if any, ande spatiale to the party of the second part to the extent of its interest. And is the event that all barrel 0.5 when the second part, the fork is the second of the second part of

This grant is intrinded as a most up to secure the payment of the une of Four, Thousand and no/100-------day of

19 DL, and by RL terms of acid parts of the second part, with all interest according in the interms of acid bilingtion, also to searce all future advances for any purpose made to part. Lo B of the first part by the part of the second part, with all interest according to the terms of acid bilingtion, also to searce all future advances for any purpose made to part. Lo B of the first part by the part of the second part is descend part, the terms of acid bilingtion advanced for the memory advances by the second part to pay for any inserance or to distance any target with interest according to the terms of acid bilingtion descent of the second part to pay for any inserance or to distance any target with interest denses a provided in the event that said part $\frac{1}{10}$ B to the first part biling for any inserance or to distance advances by the second part to pay for any inserance or to distance advances by the second part to pay the same as the second part to pay for any inserance or to distance of the first part biling advances by the second part to pay the same as the part of the interest terms for the part of the interest terms advances by the second part to pay the same as the part of the second part to pay the same or the part of the second part to pay and the same and the part of the second part to pay the same or the part of the second part to pay and the second part to pay and the same and the part of the second part to pay and the same second part to pay and the second part to pay and the second part to part of the second part to pay and the second part to

The failure of the second part to annet any of Hz right horizonder at any time shall not be construct a valuer of Hz right to assert the same at a later ime, and to brits coor and enforce strict compliance with all the terms and provident is Said chilquidaes and in this energage contained. If said shell 105 of the first part shall cause in bygoid to party of the second part, the entire ansamt the it hereader and ander the terms and providents of said note birely secured, and under the terms and providents of any chilquidaes hereafter incurred by part 105 of the first part for here

geners, made to by party of the second part shether evidenced by note, back ccent or cthreads, up to the original amount of this merupage, and any extensions or remeats hered and that comply with all of the provisions in said note of in bits merupage contained, and the provisions of future obligations, hereby secured, then this concegnoes shall be void.

and in this mortgale contrained, and the provisions of future abhypatients prevedy socceed. Then this convergence shall be void. If default be made in payment of such obligations or any part thereofy or any obligations created thereby, or if the building on said real create are existing any not paid when the same become doe and payzable, or if the imparence, is not keps to any all previded herein, or if the buildings on said real create are the same the same the same the same the same the same transformation of the same transformation of the buildings on said real create are the length and the same transformation of the same transformation of the same transformation of the buildings on said real creates are the same transformation of the same transformation and all the improvements thereas in the same transformation of the same table and the same transformation of t

It is agreed by the parties hereta that the terms and providens of this indenture and each and every obligation therein contained, and all benefits account herefrom, shall extend and insue to; and be obligatory upon the heirs, executor, administrators, personal representatives, assigns and soccessors of the respective interaction beam.

IN WITNESS WHEREOF, the part 105 of the first part ha VO bereants bet their hand and seathing day and year list a Goorie E. Zook - ISLAU Third of took Leak

and the second STATE OF KANSAS COUNTY, SS. at rt shermatara that is 13th any of July A. D. 1964 betwee me, Notary Public is the aforesaid County and Suis came George E. Zook and Margaret C. Zook, husband and AGTARE wille, and Edward M. Larson, a single man to me personally known to be the same person 3 who executed the foregoing intrume acknowledged the execution of the same. IN WITHERS WHEREOF, I have become subsortibed my same, and affixed my official seal on the stay and year last above written. D'E. EDY Noting Poste April 21 1966 My Commission Expires