at that they in that the part 1 2 of the first part shall at all the It is agreed betw ing the life of this' meets that may be levied or assessed against said real estate when the same became due and payable, and that $the \gamma$ w_111 . Are the buildings upon said real estate insured for loss from five and standard coverage in such sum and by such insurance company as shall be specified and diverted by the of the second part, the loss, if any, made psychic for the party of the second part to the extent of its interest. And in the event that and part 10.6, effect part shall fold to days such taxes where the same because gain and part bar part part bar of part mar part bar days such taxes where the same because is paid shall become a part of the indeptedness, secured by this indepted at that interest-at the sate of 10% from the date of payment partial failty repaid. This point is binended as a montaining to secure the payment of the sum of Twelve Thousand One Hundred and Dollars ting to the term of ODIC contain written obligation for the payment of said turn of muscy, executed on the 11,11 day of AUFUST 19 04, and by its terms made payable to the party of the second part, with all interest accounting the terms of sale addisation, sinc to secure all foture indexness for any purpose made to part 1.0 m of the first part by the party of the secure part, there endesced by nois, book account or othermon, so to the original amount of this mortgap, with all interest, accounts or interest accounts or terms of the addisation theyed, and also to secure any sum or sum of money advanced by the sale party of the secure part to part part and parts of the addisation theyed, and also to secure any sum or sum of money advanced by the sale party of the secure part to pay for any improvement of the part and parts with interest, thereon as been provided, in the event that said sart 1.0 Gef the first part pait fait to pay the same as provided in the indexnet. The failure of the second part to assert any of its right herearder at any time shall not be constrored at a univer of its right to assert the so and to insist arow and enforce strict compliance with all the terms and provisions in said editoritions and in their marging concerned. It sold part 100 of the first part thalf sume to be paid to party of the second part, the entire amount due it herewher and tions of taid note beenby recured, and under the terms and province any chilipation hereafter incurred by mert $1 \leq 1$ of the first part her furare cer, made 10 [] erm Q. The restored part whether evidenced by mote books and any extension, are enveloped and this density with all of the previous in fail enter of or otherwhere on its the trained second of this mortgage, and any extension, are enveloped and that centrally with all of the previous in fail enter if the moltgage exclusions, and the freetower of failer additional benefity second, then this convergence will be sure. If default the match in playment is an encoder of course designations mergy seconds, then the coursepance than a read, the answer of the match in playment of much defaultations or any part theread or any application creation theready, in the form that are not paid when the fame theream during and papelskie are if the interaction is not tard tard, as a provided nearly in the default sharp in as good any start theread or and papelskie are if the interaction is sharped and theready in the default sharp in as good and theready and the area of the target is an and the sharped and the default is an and the original and all of the default he labels for the same presented in the sharped part, its interaction and theready is an and the all the interaction context and its that he labels for the same presented the label and the context and theready the present when they guardid, or any part theread, in the target presented by law, and labels and there here, shall be a presented thereby guardid, or any part theread, in the casts and charget the label target is and there here target is the target is and theready the target is and theready the target presented to the sharped present the labels of the target presented the labels of the label target is an and theready the target presented to the label target presented the label target presented the label target presented to the label target presented the label target presented target presented to the label target presented to the label target presented to the label target presented the label target presented target presented to the label target presented s on demand, to the party of the first part. Part ______ of the first part shall pay party of the second part and shall have been to make a second part and shall be party of the first part. Part ______ of the first part shall be a second part and shall be party of the first part. The second part and shall be party of the first part and provide the first part and second part and shall be party of the first part and provide the first part and second part and second part and shall be party of the second part and second part Guidence & Cuebrock issue Shuly A. Ciderak A -(SEALL Kansas STATE OF COUNTY, Leavenworth 湯 HI IT REMEMBERED TAG ON UNA 11th ay of August A D. 19 60 Meter me, a Notaty Public and an una storage source and Suur came Frederick ... Vietrock and Snirler A. Vietrock, bustend and wire - 11th A D. 19 64 to me personally known to be the tame person acknowledged the execution of the same. above written. above written. Ny Computation Explores November 5th 19 67 IN WITNESS WHEREOF, I have hereunta subscribed my na show written " Martha E. Barnett / Notary Public 55.

Harold G. Beeck Begister of

110

1, 27 37