Together with all heating, lighting, and plumbing equipment and fetures, including stokers and humars, stream, swellingt, storm windows and doord, and w studies or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter pland thereoi. TO HAVE AND TO HOLD THE SAME, With all and singular the tener ments and experte nces then

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And the said part 10.5 of the first part do _______ hereby covenant and agree that at the delivery bereal \$100 BPO the law of the premises above granted, and select of a good and indefensible estate of inheritance therein, free and clear of all incumbrances.

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nd that thoy will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereta that the part108 of the first part shall at all times during the life of this in It is given between the partial more the part in that the part in the intermed and part is at a diverse during the left of this indenture, pay all taxes and astessments that may be left of assessed against states and extends coverage lines used and parable, and that \underline{they} will interest and astessments that are called a coverage in a sub-mode by mand by mach movemes compary as shall be precified and directed by the buildings that fail to pay such that when the same become due and parable, and that \underline{they} will interest. And the precified and directed by the buildings that fail to pay such that when the same become due and parable or to keep said results of its interest. And is the week that and paralle 0.5 are moved as a movie of the interest of the interest and in the week that and paralle 0.5 are moved as a movie of the interest of the interest. And is the week that and paralle 0.5 are moved as a movie of the interest of the interest and the interest of the interest o

This proof is instantiated as a mortgage to incore the payment of the solut of <u>UPEROVENEEDED 10111760</u> and <u>UPEROVENEEDED</u> according to the terms of <u>ODD</u> certain written obligations for the payment of said turn of monry, executed on the <u>25th</u> day of <u>Augustant</u>, <u>1964</u>, and by its terms made payable to the party of the second part, with all interest accruing therms according to the terms of vaid obligation, also to secure all future advances for any purpose made to part. BLB of the first part by the party of the second part, whether midenced by mate, back account or otherwise, up to the original ansmut of this mortgan, which all interest accruing on such turns makeness according the terms of the abligation thereof, and also to secure any sum or sum of monry advanced by the said party of the second part, the party of the second part, the terms of the abligation thereof, and also to secure any sum or sum of monry advanced by the side party of the second part, to pay for any immance or to dis-charge any taxes with interest thereon as herein provided, in the event that said part180 of the first part thall fail to pay the sam as provided in the indenture.

ange any task mithers barreas as arreas presence, in the result have particles or the trick part seam is provided in the monotoner. Part 10:11 of the first part hereby assign to party of the second part the rest and income arising at any and all times from the property mortgaged to are said writes objective, show all fourte advances herewards, and the beredy advictory party of the second part or its agent, at it option upon default, to take are to a said preserve and colored all rests advances herewards, and the payment of bestrand preserves, assessment, respective of the second part or party assessment prevenents angent of rests shall continue in force until the unput balance of said objection for full parts. It is also agent of the take going party so full the unput balance of said rest of rests shall continue in force until the unput balance of said rest of the second part of the second of rests shall continue in force until the unput balance of said rest of the second part in collection of said some by foreclosure or otherwise.

The failure of the second part to assert any of its right hereunder at any time shall not be construid as a waiver of its right to assert the s and in inits upon and enforce strict compliance with all the terms and provides in said obligations and in this morrays contained. If taid part 1 0 5 - of the first part shall cause to be paid to party of the second part, the restre amount due it herewoke and us

ons of sold mote hereby secured, and under the terms and provisions of any obligation herebrar amount due it hereander and under the terms and provisions of any obligation herebrar incurred by part 105 of the first part for future incurred to part 105 of the first part for future

provisions of suit note hereby secured, and other the terms and provisions or any compatible nerestary incurren by party of the econd part which is not here the terms and provisions or secure and the econd part which are the original amount of this mortgage, and any extensions or research hereof and shall comply with all of the provisions in suit note and in the martgage contained, and the provisions of future deligations can year thereof and shall comply with all of the provisions in suit note and in the martgage contained, and the provisions of future deligations are years thereof and shall comply with all of the provisions in suit note and in the martgage contained, and the provisions of numer deligations created therein, or if the buildings on said real erate are to paid when the same become dee and mayable, or if the instance is not kept on a provided herein, or if the buildings on said therein and all of the deligations for the excertly of which this internates is not kept on a provided herein, or if the buildings on said there are all the which is an internation of the said party of the said party of the sound part, its uncenter and become dee and provide at the option of the said premises. Use this compresent therean of the take prevents therean or the said premises is not they are more able to collect the rest and the during of the said premises and the second part, its uncenter and herean dees and parable, or if the said premises are to be or the said premises hereing marted, or any part thereof, in the manter prescriber and the interview applicate the collect the rest and here during the premises includent therein, and the course part thereof, and the manter prescriber and the original and interview application of the said premises includent therein, and the and the premises are been during the course the mark and the premises in the manter provided by law and to an out of all more applications and the premises are been during and interview apolated the preview applicate the rest and the mark areal t , on demand, in the party of the first part. Part 105 of the first part shall pay party of the se

cond 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 refrom, shall extend and inure to, and be obligatory upon the beirs, executors, administrators, personal representatives, assigns and successors of the respective ties, hereto.



STATE OF KANSAS	
DOUGLAS	COUNTY
A CONTRACTOR OF A CONTRACTOR O	BE IT REMEMBERED, That on this 25th day of August A. D. 19
S Mathing Q	before me, a Notary Public in the aforenaid County and Sta
A NOTA	came Alfred Van Meter and Jean Van Meter, husband
and the second second	Land wife
TALIC !!	to me personally known to be the same person 3." who executed the foregoing instrument and d acknowledged the execution of the same,
	IS WITHERS WHERE I have bereath tabariled my name, and affined my official test on the day and year i

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