The Mortgagors understand and agree that this is a purchase money mortgage. Together with all heating, lighting, and pionehing explorement and futures, including stakers and burners, screens, awainings, item without and down, and with and burners, screens, awainings, item without and down, and with and burners, the same are now heated by a said property or herated burners. To HAVE ARD TO HOLD THE SAME, with all and singular the tenements, hereditaments and apportenances thereants belonging, or is anywine annersial increment.

And the said part10.5 of the first part do \_\_\_\_\_ hereby co nt and agree that at the delivery hereof they are the lawful owner.S. of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incu

and that they will warrant and defend the same against all parties making lawful claim thereto.

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It is agreed between the parties hereto that the part PS of the first part shall at all times during the life of this in

the bas all taxes and an ments that may be levied or assessed against said real estants when the same become due and pixeline, and that  $\frac{1}{100}$  W1.1-2. Keep the building open said yeal estate insured for loss from fire and extended coverage in such sum and by such insurance company as shall be specified and directed by the spectra of the second part, the loss if any meter appable in the second part is the restored part and the specified and directed by the second part any spectra (any spectra parable) is the second part any spectra and spectra (any spectra) is the second part any spectra (and spectra) is the second part (any spe

day of

go the terms of said obligation, also to secure all future advances for any purpose made to part d of the first part by the party of the second part, whether endenced by note, book account or obtaines, us to the original amount of this mortgane, with all interest accounting on such future advances for any purpose made to part d of a original part by the party of the second part, the terms of the obligation thereof, and also to secure any sum or sums of money advanced by the said party of the second part, book marked as the interest accounting on such future advances to call the terms of the obligation thereof, and also to secure any sum or sums of money advanced by the said party of the second part, to part for sum future or to dis-change any taxes with interest thereon as hereix provided, in the event that said part d Sied the first cart shall fail to pay the same as provided in the indenture.

charge any cased with interest startesh as berow privately in the excent that take parts is in the part shall the part is part of the property on the excent part in the part shall take the property on the excent part of the second part is and take and take the property on the excent part and take the property on the excent part of the second part of its apart, at its outline upon default takes from the property on the excent part and callect all rests and mones and apply the same on the payment of insurance premiums, taxes, assessments, prepare or the maximum parts of the second part is appendix assessments provided by the same of the payment of insurance premiums, taxes, assessments, prepares or he assignment of rests that continue in force well the unsaid balance of stild distances is fully applied. It is also pareed that the taking of postession shall it is no manner prevent or restard party of the second part in collection of said some to restard. to take id. This

The failure of the second part to assert any of its right hereinder at any time shall not be construed at a waker of its right to assert the same at a later time, and to insist upon and enforce strict compliance with all the forms and provisions in said obligations and in this mortgape contained. g like to make provide an intervert strate composition with an our core and perturbation in this exercises and on this energiest contained. If said partLOA — of the first part shall cause to be paid to parts of the second part, the entire amount due it bereunder and us

ons of said note liereby secured, and under the terms and provisions of any obl ifter incurred by part 100 of the first part for future

hunces, made to the original amount of this mortgage, and any extensions or renewals hereof and shall comply with all of the provisions of future obligations hereby secured, then this conveyance shall be void."

and in this mortgage containing, and the products of network statistics merely security, them this conveyance shall be weld. If default be made in payment of such obligations or any part thereof or any colligations created thereby, or interest thereon, or if the taxes on said real state are not paid when the same become the and paypable or if the invariance is not kern by as provided hereing or if the buildings on said real estate are real west in as good repair as they are now, or if wast is committed on said premises, then they may any able the whole some remain-ing unadel, and all of the obligations for the security of which this indexture is gover shall here and become due and beyone due whole some remain-mailer hereof, without notice, and it shall be lawful for the taid party of the second part, its soccessors and assigns, to take possible account of the said premises. Beil the premises hereby granted, or any part thereof, in the manner prescribed by laws, and four of all meeting articles the results accounts thereof, with the costs and tharges incident thereto, and the overplate and interests together with the costs and charges incident thereto, and the overplate be paided by the party making such and of principal and interest together with the costs and charges incident thereto, and the overplate is and be paide by the party making such and and the imposing the second part thereas the part of the second part. Its soccessors and assigns, to take possible accounts then any part of the second the second part thereas the part of the second part. Its soccessors and assigns, to take possible accounts the second part. The second part of the cost and thereas prescribed by laws and so of all meeting arities the second part thereof. The manner prescribed to the second part of the second part of the part of the party making such and the premises hereby granted, or any part thereof, in the manner prescribed to the vertice, and the overplat, if any there be, shall be paid by the party making such and an mand, to the party of the first part. Part 105 of the first part shall pay party of the second part any deficiency resulting fro

It is marred by the parties hereto that the terms and providers of this indexture and each and every obligation therein contained, and all benefits abcruing efrom, shall extend and inure to, and be obligatory upon the delrs, executors, administrators, personal representatives, assigns and successors of the respective

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STATE OF KANSAS	1		
DOUGLAS	COUNTY, SS.		
	BE IT REMEMBERED, That on this 9th		mber A. D. 196
Manual B.	before me, a Notary Publi	ic i	the allocated from the second
	came Steve Jacob and VI	vian Jacob, hus	band and wife
ADTAN			
NOTARL .	the second second		
HOTARL .	to me personally known to be the same	person B	e foregoing instrument and d
UALIS		person 9 who executed th	

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