and that they will warrant and defend the same equinst all parties making lawful claim therein

It is agreed between the parties herets that the part 105 of the first part shall at all tipes during the life of this i pay all taxes and as ments that may be finited or assurand against said real estates when the same become due and psysble, and that "they wlll are the holdings upon said real estate insured for loss from fire and extended coverage in such sum and by such insurance company at shall be specified and directed by the

party of the second part, the bas, if any made psychie to the party of the second part to the extent of its interest, and its interest and second part of the first part shall fall to pay such task when the same become face and parts part to the extent of its interest, and in the event that said part[Δ = of the first part shall fall to pay such task when the same become face and parts for the target of permission interest is interest. As the relation of the event is and part part pay said to reason a part of the interest and the same of the relation of 20% from the date of payment with fally repaid. This part is interest as mortizing to secure the payment of the same of Seven. Thought does not no /100----- pollars

ting to the terms of ODE certain written obligation for the payment of said sum of money, recruted on the 2211d day of Beptember 1964, and by its terms made payable to the party of the second part, with all interest according thereon according

B000.6200.020 1904, and by its terms made payable to the party of the second part, with all interest accuming thereas according to the terms of said adaptation, also to second and future advances for any payses to the party of the second part, with all interest accuming thereas according to thereas according to the terms of said adaptation, also to second and thereas accuming thereas according to the terms of the obligations thereas there any terms of memory advanced by the table party of the second part, the terms of the obligation thereas at the terms of the obligation terms of said adaptation and there accuming there accuming the terms of the obligation terms of the obligation terms of the obligation terms of the obligation terms of the terms of the total party of the terms of part (the terms of parts of the terms of the obligation terms of the obligation terms of the terms of the obligation terms of the terms of the total party of the terms of part (the terms of parts) for the terms of the obligation terms of the obligation terms of the terms of the terms of the terms of parts of the terms of the terms of the terms of parts of the second part terms and terms and terms of all times from the parents and terms and the indexture advances terms and terms of the second part term of the second part terms accuments parts of the terms of parts, at the terms of parts of the terms and the terms of terms accuments the terms accuments the terms and the terms accument terms accument to the terms of terms of the terms of terms of terms of terms of terms of terms accuments terms and terms and terms accuments terms of terms accuments terms and terms accument of terms of terms of terms of terms of terms of terms accument

The follows of the second part to assert any of its right hereonder at any time shall not be construind as a waiver of its right to assert the same at a late and to insist upon and enforce strict compliance with all the terms and provisions in said chilgations and in this mortgame contained

If said part 183 of the first part shall cause to be paid to party of the second part, the settire amount due it to is of any obligation hereafter incurred by part $\mathbb{C}^{\otimes \mathbb{C}}$ of the first part for Filme ins of said note hereby secured, and under the sterms and prov

ance, muste in the segue party of the segue party of the segue part whether evidencial by note, book must or entering on the original ansate of this mentageme, and any extensions or reservant hereof and shall could will be the previous in a site mate in this mathemate could be original ansate of factore obligations hereby scored, then the consequence shall be end.

It is found the mask in agreent of wich difficults or any part theread or any abilitations created thereby, or interest thereas, so if the taxes as said real taxes are set and also the same become time and payable, or if the insurance is not kept in a grounded hereit. So if the bailtings as said real reals are any said also the same become time and payable, or if the insurance is not kept in a grounded hereit. So if the bailtings as said real reals are a payd, and all of the dilpations for the transit is constituted on said premise, then this convente that become should and the whole our require investigation of the insurance of the transit is constituted on said premise. Then this convente that become should and the whole our require the herein whole notice, and it halls be tareful for the taxit pays of the tax of the taxet, is success and sailer, to state convent the manner provided here the and the mask is and the form that the taxet is the angular sailer. If the sailer pays are taxet or any part herein, and the manner provided by the and to have, a receiver againstate is converting the therein and benefits accreating therefore, and the same taxet pays are taxet or any part herein, in the manner provided by the and to have and convert therein and benefits accreating therefore, and the same taxet pays the same due to the manney tariting from that also the result to account there gaid of principal and interest together with the costs and charges incident there the shall be readily the party manney tarting from that the taxet pays the same taxet together with the costs and charges incident there or the overlaw. If any there he, shall be readily the party manney tarting from the same taxet are the same taxet. self the premises hereby granted, or any part thereof, in the manner prescribed by tise, and out of all moneys article from facts task to retain the ano ingula of principal and interest together with the costs and charge incident therets and the overplies, if any there he, shall be paid by the porty may sale, on demond, to the party of the first-part. Part 0.3 of the first part shall pay party of the necessing part any deficiency resulting from such sale.

It is agreed by the parties herets that the terms and provides of this industore and each and every obligation therein contained, and all benefits according refron shall estend and houre to, and be obligatory upon the heirs, essentiars, administraturs, personal representatives, assigns and accessors of the respective for hereto.

	P IN PORTA	ISEA	ы. <u>Б</u>	sther F.	Newman	mane in	(SEAL)
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STATE OF , KANSAS	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
DOUGLAS	COUNTY, SS.
and the second s	WE IT REMEMBERED, That on this 22rid day of September A.D. 19 05
1	Matorer Dublin
fait to the	
A HOTAS	John F. Newman and Esther F. Newman, husband
P. p. sug Pres	and wife
" Un Chai	to me personally known to be the same personal who executed the foregoing instrument and duty
	acknowledged the execution of the same.
and the second second second	IN WITNESS WHEELOF, I have hervorts subscribed my sager; and affised my official sellion the day and year last
	above written.

STATE OF

Farold a Neck Register of Deeds

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