TO HAVE AND TO HOLD THE SAME, with all and simplar the ances thereunta belonging, or in anywise appertaining. its and apports

And the said part 105 of the first part do hereby cover ant and agree that at the delivery hereof they are the tauful connerS of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in

and that they will warrant and defend the same against all parties making iswfut claim therety. It

a make read entitie insured for least from they and extended coverage in such new addit by such insurance, company as shall be specified and diversed by the y of the second part, the least, if any, made payable to the parts of the means part is the extent of his interact. And in the event that make part 10.8 for first part halfs all to pay such taxes which the same become development and payable to the least that half part 10.8 the first part halfs all to pay such taxes which the parts of the means is part of the indebtedness. Second part, the beam is that the part of the intervent in the rate of 10.5 from the date of payment will have read payable to the part of the indebtedness. Second by this indebter, and the means of payment will have read. This grant is intended as a matipage to secure the payment of the sum of E1ghty=F1ve Hundred and no/100-toollarsreling to the terms of ODB certain written obligation for the payment of means, second and means, second and<math>January, 10.65, and by its terms made payable to the parts of the second part, with all interest accruing thereon according to the second part.

the second part with a second part from the part of the part of the part of the second part, which is instruct activity control part, which is second part of the second part to part of the second part of the second part to part of the second part of the secon

We term to the comparison thereof, and also to secure any sum of money advanced by the todd party of the second part in party advanced according to harger any taxes with interest thereas as herein provided, in the event that and part ΔCB of the first part and it is part to any instrumance or to dis-harger any taxes with interest thereas as herein provided in the event that and part ΔCB of the first part and it is part to any instrumance or to dis-net part ΔCS of the first part herein acquires a party of the second part the rescal part that resid and fail to pay the same as provided in the indentum. Part ΔCS of the first part interest acquires and hereby authorize party of the second part or its agent, at its acquire upon default, to take excess side written abligations, also all foture advances hereanders and hereby authorize party of the second part or its agent, at its acquire upon default, to take excession to keep the bad conditions in force and it hereads to any the same on the party and in this matrapage or is the obligations. Takes, assessments, requires of the second part in this matrapage or is the obligations in the average of soil correctly and collection force and the usual batweet or of stat defaults conditions. The second part is the obligations in the second part is the obligations in the obligations and the obligations is partered. This is all in an manner prevent or retard party of the second part is collection of stat defloators is fully paid. It is also agreed that the taking of possession hereover.

The failure of the second part to assert any of its right herewader at any time shall not be construind as a waiver of its right to assert the same at a later s, and to insist yoon and enforce strict compliance with all the terms and provisions in sold obligations and in this mortgage contained.

e and to insist upon and verforce tiric compliance with all the terms and provisions in said part, 10.8 of the first part shall cause to be paid to party of the second part, the restire amount due it hermster and under the terms and vision of and note hermsty secured, and under the terms and provisions of any obligation hereafter incurred by part 10.8 of the first part for future and er the terms and provisions of any obligation hereafter incurred by part 10.8 of the first part for future by part 10.8 of the original emount of this mortgage, and any extensions or renewals hered on a shall comply with all of the provisions in said note. In this mortgage contained, and the provisions of future obligations hereby secured, then this conveyance shall be ved.

And in this mortgage contained, and the preventions or reture conjustoms influely secures, takes takes convergence that are very. If default be made in payment of such obligations or any part thereof or any colligations created thereby, or intervet thereon, or if the takes on said real state are not paid when the same became size and payable, or it the insurance in not kept un a provided herein, or if the haddings or said real estate are said there is a good repair as they are now, or if waste is committed on takin provides therein, or if the haddings or said real estate are on update and all of the obligations for. It is security of which the intervence is prevented therein and become about a and the whole sum remain-saider hereof, without notice, and it shall be lawful for the said party of the second part, its security and become the payable at the option of the said previses thereon of the said previses the renover appointed to collect the rest and become for any part thereof, in the manner prescribed by laws, and out of all moveys arising from socks are and the payable at the costs and takes are not as all many arising there is not kept un, and it moves arising from socks as a tortain the amount the sample of principal and intervest together with the costs and charges incident therete, and the overplin, if any there he, shall be paid by the party making such on demand, in the party of the first part. Part108 of the first part shall pay party of the second part any deficiency res

It is agreed by the parties hereto that the terms and provisions of this indexture and each and excess parts and invertions, and all benefits accruing refrom, hall extend and inure to, and be obligatory upon the being excession; excession, and excession; research and increases of the respective ticks hereto.

IN WITNESS WHEREOF, the part 10 S of the first part ha VO he to set the ir hand and seaf the day an Melvin Leroy McClelland (SEAL) J. Miginia McClelland Kalvin Leroy McClelland (SEAL) L. Virginia McClelland (SEAL) (SEAL) (SEAL) IN THE REAL PROPERTY AND ADDRESS OF THE PROPERTY OF THE PROPER INCOMENTAL DESCRIPTION OF THE DE KANSAS STATE OF DOUGLAS COUNTY, SS. 18th BE IT REMANDERED. That on this 18th day of Jenuary before me, a Notary Public is the adversard came Melvin Leroy McGlelland and L. Virginia A. D. 19 65 County and State NOTARL . U.B.L.C.a. McClelland, husband and wife to me personally known to be the same personal acknowledged the execution of the same. 19 66 Katary Public My Commission Expires -7

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