ASSIGNMENT:

uding all rents, issues and profits thereof, provided however that the mortgarors shal intified to collect and in the rents issues and profits intif define the thermoser.

And the said parties of the first part do hereby covenant and agree that at the delivery hereof they are the lawful own less above granted, and selzed of a good and indefeasible eviate of inheritance therein, free a No exceptions

and mar they will warrant and defend the same against all parties making lawful claim thereit is hereto that the part 105 of the first part shall at all times during the life of this inde

sture, pay all taxa and assessments that may be levied or assessed against said real state when the same become due and payable are keep the buildings upon and real estate inscreed against the real transform in such on and by each inscreed and the text in such as and the part of the second part, the loss, if any made payable for the part γ of the second part, the loss, if any made payable in the part γ of the second part the loss, if any made payable is the part γ of the second part the loss of the second part γ of the second γ of t a due and payable, and then they will such insurance company as shall be specified and of the second part to the extent of their an the same become due and payable or to knip ad taxes, and because due and payable or to knip

THIS GRANT is intended as a mortgage to secure the POUR THOUSAID 5 no/100 # 45 DOLLARS.

int of said sum of money, executed on the on for the $\frac{19.65}{100} \ \text{ and by } 1.06 \ \text{ terms naise payable to the part $$$} of the second encoding to the terms of sold obligation and also to secure any sum or some of manay advanced by the$ day of Harch hat said part 05 ... of the first part shall fail to pay the same as provided in this indenture

And this convergence shall be void if such payments be made as herein specified, and the obligation contained if default is made in such payments or any part thereof or any obligation costated thereby, or interest thereon, or if enters are not payled when the same became due and payable, or if the insurance is not kapt up, as provided benefit, or real estits are not kept in as good repair as they are may, or if water is committed on said premises, then this convergent and the whole sum remaining unpaid, and all of the obligations previded for in tail written obligation, for the security signs, that immediately means and become due and payable at the option of the function these hered, without volce, as

the said party of the second pert 1.1.2. AZENTAL OF ASHIPTS to take plazesion of the said premises and all the bage means thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accuring thereforms an said the previous hearing granted, or any part thereof, in the manner pregimied by law, and out of all moneys arising from such as retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there shall be paid by the party making such sale, on demand, to the first part 105.

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained barefilm account therein that active to and be obligatory upon the heirs, executors, administrators, personal representations hereto.

Witness Whareof, the part 100 of the first part ha VE

Harold (SEAL) (SEAL) (SEAL) 110 as 14 (SEAL) Turren and a statement of the statement of

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Kanasa STATE OF Douglas COUNTY. A. D. 1985. 17th day of March BE IT REMEMBERED, Thus on this before ma. Notar: Public in the aforenaid Co carme Harold L. Maness & Wilma M. Maness, his wife in the aforesaid County and State and Melvin C. Mañess & Muriel A. Maness, his wife to me personally known to be the same person ${\mathbb S}_-$ who executed the forego acknowledged the execution of the same, ing instru IN WITNESS WHEREOF, I have prevento subscribed my name, and affixed my official seal on year last above written. Mouterd Coseman allah Explicit Apr11 10th 1966 Notary Publis County Been Register of Deeds

1300m

and

the state of the state of the state

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