TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtanances thereunto belonging; or in anywise appertain furewer And the said part Y of the first part do  $\# \pi$  bereby covenant and agree that at the delivery bereaf. In I.8.

the tamful moner of the premises above granted, and several of a good and indefeasible estate of inheritance therein free and clear of all incumbrance

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

It is agreed between the parties hereto that the party of the first part shall at all times during the life of this indenture, pay all taxes and assessmonts that may be levied or assessed against said real estate when the same become due and payable, and that 110 30111 keep the buildings upon taid real estate unsured for loss from fire and extended coverage in such sum and by such insurance company as shall be specified and directed by the

stry of the vectord part, the fors. If any, mark payable to the party of the second part to the excent of its retevest. And is the event that said part of the first part that fails to pay such tasks when the same become due and payable or to keep said premise insured as herein provided, then the party of the second part, may pay said tasks and instruct, printher, and the amount as paid that become a part of the indebideres, secured by this indepieve, and shall be interview interview of 10% from the date of payment outil fully repaid.

This grant is assessed as a mortgage to secure the payment of the sum of SIX57-Five Handmed and no /100- $^{6}$  contain written obligation for the payment of taid sum of money, executing on the  $^{7.121}$  ,  $19^{5.5}$  , and by its trains made payable to the party of the second part, with all interest according to ding to the terms of CODO any of

to the terms of said opligation, also to secure all future advances for any purpose made to part  $y^{-d}$  of the first part by the party of the second part whether exclanation is easy, book account or otherwise, us to the original amount of this montrapae, with advinterest accounting on such force advances accounts or the term of the easy advances by the said parts have for easy immunate or a disand any taxes with interest thereas at beam provided in the event that said party of the first part shall fail to say the same as provided in the interest

Part V of the first part worker assign to party of the second part the rests and income any party and party party be rest on the rest and income any party and party par

The failure of the second part to assert any of Hs right biresolder at any time shall not be constraind at a waiver of HS clight to assert the name at a late time, and to insist upon and enforce struct compliance with on terms and provisions in raid ubligations and in this mortgage contained.

of the first part shall cause to be paid to party of the second part, the entire amount due it bereamber and under sons of said note hereby secured, and under the terms and provinces at any obligation beneatter occurred by part 🍸 🛛 of the first mart for fiders

advancet, inside to by party of the second part whether evidenced by rate loss accurate references or to the original anexest of this mergage, and any extensions or reveals lowed and that comple with all of the previous or said nece and in this mergage centrified, and the previous of fature obligations hereby secured. Use this characterizes shall be void.

If default be made in payment of such abligations or any part thread or any voltations considered benefity or interest thereas, or if the taxes, on said real cata an interpart into any become day and payable, or if the interparts, then the constrained benefity or interest, thereas, or and the taxes, on said real cata are voltation, and and interpart interparts, then the consystem shall be care abundle and the water is constrained on said prevails thereas, the entry consystem shall be care abundle and the water is constrained on said prevails thereas, and all of the bulkers are abundle and the water is constrained on said prevails thereas, the entry consystem shall be care abundle and the water is constrained on said parts, there the consystem shall be care abundle and the water is constrained for the said part of the source is previded benefit, and all of the bulkers taxing, and the shall be all of the taxes are and taxes in a constrained of the source is previded by tax and to have a retrieve appointed by cale cate and become due and become due and become due and abundle and the moment become appointed by tax and to have a retrieve appointed to calculate prevident by and and the have a retrieve appointed to calculate the return and become due to an available at the equility attrained the taxes, and the source and the said benefits accretion the taxes and the source and the said become the calculate the return and the said benefits accretion the taxes are the source the return and taxes are an available of the calculate the return and become the calculate the return and taxes are an available to the source taxes are an available at the return and taxes are a taxes are an available at the return and taxes are and taxes are an available at the return are an available at the return and taxes are and taxes are an sale, on demand, to the party of the first part. Part. of the first part shall pay publy of the second part any deficiency resulting from such sale

It is agreed by the parties herein that the terms and previous of this indextore and thick and every obligation therein contained, and all hereitics accuring therefore, shall extend and insee to, and be obligatory upon the heir, escatter, admituitgups, personal representatives, assignt and successors of the respective parties herein.

of the first part ha 5 hereusto set 1125 hand and weat the day and year test above so IN WITNESS WHEREOF, the party

ISEAU LABRAND W. This Cop SEAU LEONARD D. Johnson 

STATE OF PANSAS COUNTY, SS. bf it AMMANGENE That on the 7th day of May before me, a Notary Public in the a came Leonard D. Johnson, a stolle man A. D. 19 55 in the aloresaid County and State to me personally known to be the same person acknowledged the execution of the same. who executed the foren IN WITHERS WHEREOF, I have bereunts subscribed my name, and solar Z.C. Cla

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April 21 1956

My Commission Expires