It is agreed between the parties hereto that the part 100 of the first part shall at all times during the life of this indentu

ments that may be leveled or assessed against said real estate when the same become due and payside, and that the other indenture, pay all laxes and assessed upon said real estate insured for loss from fire and estanded coverage is such sum and by such insurance company as that be specified and directed by the party of the second part, the loss, if any, made paysible to be party of the second part, the loss, if any, made paysible to be party of the second part to the enterst. And is the event that said part 10.3 and directed by the second part to the first part shall fail in pays such care when the same become due and paysible to the second part, the loss, if any, made paysible to be party of the second part, the loss, if any, made paysible to be party of the second part, the loss, if any made paysible to be party of the second part, the loss, if any made paysible to be party of the second part, the loss, if any made paysible to be party of the second part, the loss, if any made paysible to be party of the second part, the loss, if any made paysible to be party of the second part, the loss, if any made paysible to be party of the second be and target and the second part, the rest of the indebtedient, second by the indenture, and shall and intert at all to be an uport and the second part, the second part of the indebtedient, second by the indenture, and shall to be an uport at the second part of the indebtedient, second by the indenture, and shall to be an uport at the second part of the indebtedient.

This grant is intended as a mortgage to secure the payment of the same of Fiftheen Thousand and no/100----DOLLARS to the terms of 17th day of cortain written obligation for the payment of said num of money, execution

Use the torus of the torus of the second part of the payment of and non of where, executes on the day or 0.05, and by its terms made payable to the payment of and non-the according therein according the second part, with all biterest according therein according and the second part. All of the first part of the second part, with all biterest according the second part of the second part. All of the second part of the second part is the obligation thereof, and all is never any some or tune of the obligation thereof, and all is never any som or tune of more advanced by the said part of the second part to pay for any insertance or to distance there obligation thereof, and all is never any som or tune of more advanced by the said part of the second part to pay for any insertance or to distance thereas with interest thereon as herein provided, in the form that said part 00 of the first part shall fail to pay the same as provided in the indenture.

The failure of the second part to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert the sa and to insist upon and enforce strict compliance with all the terms and provisions in take obligations and in this mortgage contained.

W made part 102 of the first part shall couve to be paid to party of the second part, the entire assume due it bereader and under the terms and provides of said note breadler incurred by part 105 of the first part for feture er the terms and

drances, made to by sarty of the second part whether evidenced by note book ccount or otherwise, up to the original amount of this morigage, and any extensions or renewals hereof and shall comply with all of the provisions of future poligations hereby secured, then this conveyance shall be vold.

and it one metricage contrained, and the provisions to return sequences here y accurity least the operations created thereby, or interest, thereon, or if the takes an said real estate are not paid when the same become due and payable, or if the intravance is not known, and an provided hereb, or if the buildings or said real estate are not paid when the same become due and payable, or if the intravance is not known, as an provided hereb, or if the buildings or said real not kept in as good repair as they are now, or if waste is committed on take premises them this convergence shall become absolute and the whole sum remain-holder hereof, without notice, and it shall be lawful for the taid parts of the second part, its successorie and assists to take potential or the applicable at the option of the said premises and it be improvements therean in the manner provided by law wait to have a receiver appointed to collect the rest and become for the said premises sell the premises hereby pranted, or any part thereof, in the manner prescribed by law, and out of all moory arising from such said to rest in the anoner prescribed by law, and out of all moory arising thereform, and the appointed inspaid of principal and interest, together with the crest and charges includent therein, and the "overplat, if any there be, shall be paid by the party making such

on demand, to the party of the first part. Part 0.3 of the first part shall pay party of the second part any deficiency resulting from such sale It is apreed by the parties hereto that the terms and provisions of this indexture and each and every obligation therein contained, and all benefits accruing efrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective

IN WITNESS WHEREOF, the part 0.8 of the first part tave \_ terrunts at their gamband waythe day and Viola Ceorge Walter George (SEAL) (SEAL) (SEAL) (SEAL) ................. \*\*\*\*\*\* STATE OF KANSAS COUNTY, SS. DOUGLAS H IT REMEMBERED, That on 185 17th day of May A B, 19, 05 before me, a Notary Public is the Abernaid Constry and State came. Walter George and Viola George, husband and wife A P. 19 65 to me personally known to be the same p acknowledged the execution of the same. who executed the fo IN WITNESS WHEREOF, I have hereunto subs day and year is I. E. Eby El. esion Expires April 21 19 66 Notery Public

Been Register of Deeds

State of the state

5. 1. 1. 1. P. P.

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