This grant is intended as a mortgage to secure the payment of the sum of Eleven Thousand and no/100----- DOLLARS og to the terms of 000 certain written obligation for the payment of said turn of money, executed on the 1900 day of May , 19 65, and by its terms made payable to the party of the second part, with all interest accruing thereon according the terms of said obligation, also to secure all future advances for any purpose made to part 10.8 of the first part by the party of the second part effort obligation, also to secure all future advances for any purpose made to part 10.8 of the first part by the party of the second part there is advances according in terms of the biligation forcer, and also to secure any sum as sums of more advances by the said part of the secure part part advances are in disturbed with the interest according in terms of the biligation forcer, and also to secure any sum as sums of more advances by the said part of the secure part to pay for any impurpose to disturb any terms of the biligation forcer, and since the secure any sum as sums of more advances by the said part of the secure tart bay for any impurpose to disturb any terms of the biling term of the biling term of the secure therein provided, in the event that said part 10.8 of the first part shall fail to pay the same as provided in the indenture. The set of the first part hereby assign to party of the second part the rents and income arising at any and all times from the property martgaged to the said written deligation, also all future advances hereander, and hereby authorize party of the second part or its sagent, at its option upand default, its take per said appropriate part of the same and apply the same on the payment of insurance permission. Learn, assuments, regards or improvements result is here said property in translation condition, or other charges or payments provided for in this mortages for its obligations hereby second. This part of the said property in translation condition, or other charges or payments provided for in this mortages or is the obligations hereby second. This part of the said continue in force until the number shall be said obligations is fully paid. It is able agreed that the taking of passession hereunder it in moment of results shall continue in force and it here said advantations is fully paid. It is able agreed that the taking of passession hereunder it in moment of results and party of the second part in collection of said summary by foreclosure or otherwise. The failure of the second part to assert any of its right hereunder at any time shall not be construed as a waker of its right to assert the same at a later and to insist upon and enforce strict compliance with all the terms and providens in said shipations and in this mortpage contained. If said part 10.5 of the first part shall cause to be paid to party of the second part, the entire amount due it bereunder and un lens of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 105 of the first part for future to 0.2100 by party of the second part whether endemend by main back ex, made to b_{2100} by party of the second part whether evidenced by note, book for otherwise, up to the original amount of this mortgage, and any extensions or reservable hereof and shall comply with all of the provisions of neutrine adigations hereby secures, then this covergage, shall be void. If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the tases on said real estate are not paid when the same become due and payhole, or if the immunance is not kept on, as provided wherein, or if the buildings on said real estate are not kept in as good repair as they are now, or if wasts is committed on said persusk, then this conversance shall become about and the whole sum remain-ing unaid, and all of the collections for the security of which this indetture is given shall immediately mature about and the whole sum remain-ing unaid, and all of the collections for the security of which this indetture is given shall immediately mature and become due and payable at the collect here the holds hered, which unclust, and it shall be having for the said party of the second or yet, it's curcusfors and easigns to the possibility and premises and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accurating thereform, and to the premises hereby granted, or any part thereon, in the manner prescribed by juw, and out of all memory articing from such sails to reclaim the amount then impaid of principal and interest together with the costs and charges incident thereto, and the overplay, if any there be, shall be paid by the party making such sale, on demand, to the party of the first part. Part 103 of the first part shall pay party of the second part any deficiency resulting from such sale. R is spreed by the parties hereto that the terms and positions of physical parts and pay parts and parts and parts are parts are parts and parts and pay parts are pay obligation therein containing and all benefits according therefore, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parts hered. In Prince of the first part have been pay obligation there are assigned and parts are been pay obligation there are assigned and pay pay the parts are parts above written. In Prince of the parts of the first part have been pay obligation there are assigned and pay pay that above written. In Prince of the parts are assigned and pay pay that above written. Standard or pay obligation there are assigned and pay pay the pay of the first part have been pay obligation there are assigned and pay pay that above written. In Prince of the parts are assigned and pay pay the pay of the first part have been pay obligation there are assigned and pay and year tast above written. In Prince of the pay o (SEAL) ISEAL KANSAS STATE OF DOUGLAS COUNTY, SS. BE IT AEMEMBERED, That on this 19th day of May A. D. 19 65 Yathing Or before me, a' Notary Public is the atornaid County and came. Stanley D. Penny and Theo M. Penny, huaband NOTARL ____and wife to me personally known to be the same person \mathfrak{T} , who executed the foregrackworkedged the execution of the same, IN WITHESS WHEATER, I have hereunts subs above written. April 21 10 66 ed my name, and attand my official seal on the 19 66 CO-C/ Notary Frank My Commission Expires STATE OF

Recorded May 19, 1965 at 10:40 A.M.

Lanue 7 Jeens, Register of Deeds

North States New Street

Gunings
