n. there is a start of

The Mortgagors understand and agree that this is a purchase money mortgage. Together with all heating, lighting, and plumbing equipment and fixtures, including staters and barners, screens, awnings, storm windows and doors, and winds shades or blinds, used on or in connection with said property, whether the same are now located on said property or bereafter placed thorson. TO HAVE AND TO HOLD THE SAME, With all and slogular the tes e, or in anywise apperts

and that they

and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part(100 of the First part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against said real estate when the same become due and payshie, and that they will here the buildings upon said real estate when the same become due and payshie, and that they will here the buildings upon said real estate insured for loss from fire and extended coverage in such sum and by such insurance company as shall be specified and directed by the

of the second part, the loss if way, much people in the same because overage in such way and people constrained contrasts in the part 0.5 molecular that had per 1.05 molecular that had be the per the per part of the molecular that had per 1.05 molecular the molecular that had per 1.05 molecular that had per 1.05 molecular the molecular that had per 1.05 molecular that had be the per the per part of the molecular that had per 1.05 molecular the molecular that had per 1.05 molecular that had per 1.05 molecular the molecular that had per 1.05 molecular the molecular that had per 1.05 molecular that had per 1

ting to the terms of ODO certain written abilipation for the payment of said sum of money, executed on the  $7 \, \mathrm{tin}$  June . 1965, and by its terms made payable to the party of the second part, with all interest accessing the day of

to the terms of said obligation, also to secure all fature advances for any payees a de payer at the second pa whethe evidenced by note, book account or otherwise, up to the minimal amount of this mortigage, which all interest accounts or solve thrus accounts the terms of the obligation thereof, and also to secure any sum or sums of money advanced by the said party of the second pay imprance or to d or to dige any taxes with interest thereon as herein provided, in the event that said part 10 Bof the first part shall fail to pay the same as provided in the indenture,

being and later one of the first part benefits entropy entropy of the second part be rests and income arising at any and all times from the property mortgaged to secure static epities obligation, also all forour advances hermoder, and hereby anthonic party of the wiscad part of the spent, at its option upon default, to take forms of all property and collects all rests and lanceme and apply the game of the partent of the wiscad part of the spent, at its option upon default, to take necessary to here take property in treastable condition, or other charges or payments provided for its the status of the obligations berefore second parts of the second part of the upon default in the obligation berefore second parts to be addition of the obligations of said problems is fully mainting. It is additional berefore second of the second part is part at its option of the obligations berefore second parts and the upon default is and the second part is part at an other obligations is fully mainting. It is additional berefore second part is part at an addition of possible hereworder that the taking of possible hereworder shall be not mainting of the second part is patient at using the taking of possible hereworder is addition.

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

If said part 100 of the first part shall cause to be paid to party of the second part, the entire amount due it bereunder and u ns of said note hereby secured, and under the terms and previsions of any obligation hereafter incurred by part $10^{\circ}$  of the first part for follow: ns, made to the terms and the terms and previsions of any obligation hereafter incurred by part $10^{\circ}$  of the first part for follow: by party of the second part whether evidence is y note. Note this metrypac contained, and the previsions of four obligations are resevants hereof and shall comply with all of the provisions in said note this metrypac contained, and the previsions of four obligations thereby second, then this convergance shall be void.

and in this mortgage contained, and the provisions of falser obligations hereby secured, then this conveyince shall be volu. If default be made in payment of such obligations or any part thereof er any obligations created thereby, or interest thereon, or if the taxes on said real sector are not pay of the horizont of the horizont of the insurance is paywork or the insurance is a provided hereb, or if the buildings on said real estate are not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall become absolute and the whole sum remain-not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall become absolute and the whole sum remain-holder hereof, without soluce, and it shall be lawful for the said party of the second part, its increasmont and beaution of the said premises here all the improvements thereon in the manner preventies of the second part, its increasmont and benefits according therefrom; and to now and the improvements thereon such has now part thereof, in the manner presented by here, and pay of all movers arising from such as the part is the party of the sampaid of principal and interest together with the costs and charges incident thereta, and the overplies, if any there be, shall be paid by the party making such there is the sample of the said party incident thereta, and the overplies, if any there be, shall be paid by the party making such

It is agreed by the parties herein that the terms and provisions of this indexture and each and every obligation therein contained, and all benefits accruing from, 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 188 of the first part have hereonto set the 1P handband sealithe day and year last ab

	In .		
STATE OF KANSAS			
CHOTARL .	BE IT REMEMBERED. That an this before me, a Notary came David A. Dir and wife	7th ay of June Public int meen and Nency L. Diny	A D. 19 6 he aforesaid County and State noen, husband
USLIC	and an	the same person 2 who executed the same.	