a in the second

1.44

the state of the state of the

It is agreed between the parties hereto that the part 1013 of the first part shall at all times during the life of this in ments that may be leved or assessed agains said real estate when the same become due and payable, and that $\frac{1}{100}$ w111 keep the buildings part of the first part shall at all times during the life of this indexture, pay all caves and assession and real estate insured for loss from fire and extended coverage in such sum and by tuch insurance company as shall be specified and directed by the of the second part, the Mos, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part, 0.3 is first part shall fail to pay such taxes when the tame become due and payable or to keep said pressure as the write provided, then the party of the fact may part shall because a part of the independence, second part is being said pressure as a start way part of the independence of the independence of the independence.

prant is intended as a mortgape to secure the payment of the sum of Stiven Thousand and no/100------ DOLEARS r to the terms of OTLE certain written obligation for the payment of said sum of morey, executed on the OSUM day of JUNE . . 19 65, and by its terms made payable to the party of the second part, with all interest accruing thereon according

terms of said collipsion, also to secure all future advances for any purpose made to part 1000 of the first part by the party of the original amount of this mortgape, with all interest actualing on such fature advances act ms of the obligation thereof, and also to secure any sum or sums of money advanced by the said party of the second part to pay for any insurance cond part. cording to or to disin any taxes with interest thereon as herein provided, in the event that said part 10 Sof the first part shall fail to pay the same as provided in the inde

The any bases with inferent therease as herea prevended in the neverit that isod part 1.00 m of the init part is pay the same as prevented and the property meripaped is any eriald writing addigation; also all times from the property meripaped is any eriald writing addigation; also all times from the property meripaped is any eriald writing addigation; also all times diverses hereador; and there's partonics party of the second part of all times diverses and before the second of the second part is calibratics of single parts in the second part of the second part of the second part is calibration for the second part of the second part

If said part I C S of the first part shall cause to be paid to party of the second part, the entire amount due it berounder and under the terms and Aims of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part $\pm 0.5\,$ of the first part for future hances, made to by party of the second part whether evidenced by note, hook commet or otherwise, up to the original amount of this mortgage, and any extensions or renewals hereof and shall comply with all of the provisions of future abligations hereby secured, then this conveyance shall be void.

and in this morphyse contained, and the providents of failure asingations hereby incurred, then this conveyance shall be void. If default be made in payment of such obligations are any part thereof or any obligations created thereby, or interest thereon, or if the taxes on taid real estate are not tay in and when the same become due and payable or if the instance is not kept up as provided herein, or if the the void estate same and into tays in a single when the same become due and payable or if the instance is not kept up as provided herein, or if the the void is unreal, ing uppak, and of the obligations for the security of which this indentries in given thal immediately mature and become the whole sum remain-tobler hereof, without notice, and it that be lawful for the taid party of the second part, its successors and anytes, to take possible at the option of the said premises sail the orrenless hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sails or reals reals in the manner in the costs and charges incident thread, and the output such as the part is and the part of the fail moneys arising from such sails the arisin the anomet since the second part any deficiency resulting from such sale.

It is apreed by the parties herets that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing effort, fault extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective est hereta.

IN WITNESS WHEREOF, the part $\frac{1}{2}$ of the first part half θ becomes set $\frac{1}{2}$ hand and seal the day and year last above written Thomas J. Munser N. VIRGINIA HUNDER STAT STATE OF KANSAS DOUGLAS FOUNTY 25th day of June BE IT REMEMBERED. That on this A. D. 19 5 betwee me, a Notary Public in the adversald Comby came Thomas J. Mungar and N. Yirginia Hungar, husband and wife HOTARL in the aforesaid County and State TUBLICA 12 g & to the IN WITNESS WHEREOF, I have hereunto subscribed me fixed my official seal on the day and year lass My Commission Expires April 21 19 66 Notary Public

Geem_Register of Deeds