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and the second

TO HAVE AND TO HOLD THE SAME, Wilk all and singu forever. And the said part 105 of the first part do here Together with all beating, lighting, and plumbing equipment and fistures, including stokers and burners, screens, amings, storm windows and doors, and wind shades or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereon.

rements, hereditaments and appurtanances thereunto belonging, or in anywise appertain it and appee that at the delivery hereof. 5009.575 the lawful owner 5

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and that they	will warrant and defend the same against all parties making jawful claim thereto.
It is agreed between the parti	ties hereto that the part 1 0 5 of the first part shall at all times during the fits of the 5 days
ments that may be levied or assess upon said real estate insured for	red against taid real estate when the same became due and the nume nump to mit or this memory, pay all lates and assess- loss from fire and extended coverage in such sum and by such insurance company as shall be specified and directed by the
party of the second part, the lost,	If any, made payable to the party of the second part to the extent of the latents and by the
of the first part shall fail to pay a second part may pay said taxes an bear interest at the rate of 10%	If any, made payable to the party of the second part to the extent of its interest. And in the event that said part, $\beta = 0$ such taxes when the same become due and payable or to keep said permises insured as herein perided, then the party of the finances, or path that back that become a part of the indebtedness, secured by this indefnuer, and shall from the date of payment until fully repaid.
this grant is intended as a mo	sortpage to secure the payment of the sum of FUPLY - 1900 HUDGPoil and DO/100 DOI (ARS
according to the terms of	ne certain written obligation for the payment of said sum of money, executed on the 13th day of
	. 19. 200, and by its terms,made payable to the party of the second part, with all interest accruing thereon according
	No to secure all future advances, for any purpose made to part 0.00 of the secure part, with all interest according to the secure of the se
Part 188 of the first part	hereby atsign to party of the second part the roots and income arising at any and all times from the moments and and
charge of said property and collect a mecessary to keep said property in a assignment of rents shall continue i	Are the areas provided, in the event that said parts change the first part shall fail to pay the same as provided in the indenture. Are the same as provided in the event that said parts change the first part shall fail to pay the same as provided in the indenture. Are the same as a same as the same as the payment is send part or its agent, at its option upon default to take all rests and income and apply the same on the payment of invariance premium, taxes, astreaments, repairs or improvements immatable condition, or other charges or payments provided for in this moritigue or in the obligations bereby secured. This in force will the unpaid balance of said obligations is fully paid. It is also pared that the taking of possession hereunder of party of the second part in collection of said some by foreclosure or otherwise.
shall in on manner prevent or retard The failure of the second part r	If party of the second part, in club doublection is fully paid. It is also agreed that the taking of possession hereunder 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 a strict compliance with all the terms and provisions in said obligations and in this mortgage contained.
If said part 1 GM of the fu	e strict compliance with all the terms and provisions in said obligations and in this morpage contained. Inst part shall cause to be paid to party of the second part, the entire amount due it hereunder and under the terms and
provisions of said note hereby secur	red, and under the terms and provisions of any obligation bereafter incurred by part.
and in this mortgage contained, and	The provisions of the provisions in said note
If default be made in payment estate are not paid when the same	the provincies or musice colligations hereby secured, then this conveyance shall be void. Secure of such obligations or any part intervel or any obligations created thereby, or interest therest the buildings on said real estate are are now, or if wasts is committed on said premises, then this removed herein, or if the buildings on said real estate are are now, or if wasts is committed on said premises, then this conversion and become absolute and the buildings of the fault be intervel for the said party of the iscond part, its successor and analysis, to take portable at the optical of the the manner provided by law and to have a receiver appointed to collect the rents and become fault to retain the amount then there the vert in the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the party making such that the intervel of the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the party making such the intervel overplus.
not kept in as good repair as they a ing unpaid, and all of the obligation	are now, or II waste is committed on said premises, then this convyance shall become absolute and the whole sum remain- is for the security of which this indenture is given thall immediately many and many and the whole sum remain-
and all the improvements thereon in	t shall be lawful for the said party of the second part, its successors and actions due and paysone at the option of the the manner provided by law and to have a receiver appointed to called the related the parts and haveful to the said premises
and the premises hereby granted, or a angald of principal and interest toget	any part thereof; in the manner prescribed by law, and out of all moneys arising from such sale to retain the amount then ether with the costs and charges incident thereto, and the overplic II any there be shall be add be able to retain the amount then
It is agreed by the parties herei herefrom, shall extend and hure to	eta that the terms and provisions of this indesture and each of the record part any orrelative resulting from such take, and be obligatory upon the heiri, executors, administrators, personal representatives, assigns and successors of the respective
IN WITNESS WHEREOF, the p	part of the first part have hereunto set that and and seal the day and year last above written.
Ja mis gr	Hanell iseall Jois E. Habrell (SEAL)
C BANGE 19# LIBITE	(SFAL) Lo's E. Spirall
the state of the s	IDEAL!

	IDEAL!
	IDEAL!
nanganananan ana ang ang ang ang ang ang	
nanganananan ana ang ang ang ang ang ang	courry] SS. SE IT REMEMBERS, That on this 13th JanuaryA.D. 19 60
nanganananan ana ang ang ang ang ang ang	COUNTY, SS at 17 EXERCISER, That on this 13th day of January A. D., 19 00 before me, a Notary Public in the alorand County and State.
nanganananan ana ang ang ang ang ang ang	COUNTY, SS at 17 EXERCISER, That on this 13th day of January A. D., 19 00 before me, a Notary Public in the alorand County and State.
nanganananan ana ang ang ang ang ang ang	COUNTY,]SS SS 13 11 MARKENERS, That so this 13th day of January A. D. 19 00 bring me, a Notary Public in the aloveral County and State, came Januar N. Harrell and Lots E. Harrell, husbend and wife
nanganananan ana ang ang ang ang ang ang	COUNTY, SS COUNTY, SS SS 17 SEREESEES, That so this 13th day of Jenuerry A. D. 19.00 before me, a Notary Public In the aforead County and State, came Jacobe M. Harrell and Join K. Harrell, husbend and wife to me personally known to be the same person B who executed the foregoing instrument and daily HWTHERE WREESE I Are brought personal with executed the foregoing instrument and daily HWTHERE WREESE
TE OF KANSAS DOUDLAS	COUNTY, SS COUNTY, SS COUNTY, SS 24 IT REMEMBERSED, That on this <u>13th</u> say of <u>January</u> A.D., 19 000 before me, a <u>Notary Public</u> in the aloresaid County and State, and <u>January N. Harrell</u> and Lois E. <u>Harrell</u> , <u>Humbord and wife</u> to me promotify how to be the same person B who executed the foregoing instrument and daty accounted of the same. 14 WITELE WHEREF, I have becaute and sold the same and efficient way and year last.
TE OF KANSAS DOUCLAS	COUNTY, SS COUNTY, SS COUNTY, SS COUNTY, SS SE IT REMEMBERSED, That on this 13th day of January A. D., 19 000 before me, a Notany Public in the aforenal County and State. Came Janues M. Harrell and Lois E. Harrell, husband and wife to me personally involves to be the same person B who executed the foregoing instrument, and day above writes. 18 WITHERS WHERE J. I have because any pame, and efficient scal on the day and year hau above writes. 19 00
TE OF KANSAS DOUOLAS HOTAA USLIC	COUNTY, SS COUNTY, SS COUNTY, SS AT IT BENERATERED. That on this 13th day of Junius TY A. D. 19 60 before me, a Natary Public in the alovenal County and State, came James N. Harrell and Jola E. Harrell, husbend and wife to me personally shown to be the same person B who executed the foregoing instrument and daty accounties member. I have bereasts which and wife to me personally shown to be the same person B who executed the foregoing instrument and daty accounted and wife to me personally shown to be the same person B who executed the foregoing instrument and daty accounted and wife to me personally shown to be the same person B who executed the foregoing instrument and daty accounted and wife to me personally shown to be the same person B who executed the foregoing instrument and daty accounted and wife to me personally shown to be the same person B who executed the foregoing instrument and daty accounted and wife to me personally shown to be the same person B who executed the foregoing instrument and daty accounted and wife to me personally shown to be the same person B who executed the foregoing instrument and daty accounted and wife to me personally shown to be the same person B who executed the foregoing instrument and daty accounted and wife to me personally shown to be the same person B who executed the foregoing instrument and daty accounted and wife b to be any personally account and the same person B who executed the foregoing instrument and daty accounted and the same personally account
TE OF KANSAS DOUOLAS HOTAA USLIC	COUNTY, SS COUNTY, SS COUNTY, SS COUNTY, SS SE IT REMEMBERSED, That on this 13th day of January A. D., 19 000 before me, a Notany Public in the aforenal County and State. Came Janues M. Harrell and Lois E. Harrell, husband and wife to me personally involves to be the same person B who executed the foregoing instrument, and day above writes. 18 WITHERS WHERE J. I have because any pame, and efficient scal on the day and year hau above writes. 19 00
TE OF KANSAS DOUOLAS HOTAA USLIC	COUNTY, SS. (SEA1) (
TE OF KANSAS DOUOLAS HOTAA USLIC	COUNTY,] 55.
TE OF KANSAS DOUOLAS HOTAA USLIC	COUNTY, SS. COUNTY, SS.
TE OF KANSAS DOUOLAS HOTAA USLIC	(SEA1) (SEA1) COUNTY,)SS COUNTY,)SS COUNTY,)SS COUNTY,)SS Intervention of the same person B who cracked the foregoing instrument and daty adver write. Intervention of the same person B Who cracked the foregoing instrument and daty adver write. Intervention of the same person B Who cracked the foregoing instrument and daty adver write. Intervention of the same person B Who cracked the foregoing instrument and daty adver write. Intervention of the same person B Who cracked the foregoing instrument and daty adver write. Intervention of the same person B Who cracked the foregoing instrument and daty Intervention of the same person B Interven
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