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It is agreed between the parties herein that the part 1.0.2 of the first part shall at all times during the life of this indenture, pay all	Contract distances
ments that may be letied or assessed appingt maid relates when the same become doe and parable, and that they will upon said real estate insured for loss from five and estated coverage in such sum and by such insurance computes shall be specified and	the indiana
where some some some many ter root tree the 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 loss, if any, made payable to the party of the second part to the extent of its interest. And in the second state	100

of the first part shall fail to pay and tures when the time become doe and paralla or is beep sail premises more a barrier. All in the event that sail part of the scenario part may part sail taxes and issurance, or either, and the someant as paid shall become a part of the indebtedents, secured by this indebtedent, and shall have startest at the rate of 10% from the date of payment woll fully repuid.

is the terms of and obligation, also to proces all future advances for any purpose made to part(3:3 ... of the first part by the party of the second part-hebbar evidenced by note, book account or otherwise, up to the original amount of this mortgape, with all interest accounts on such future advances accounts of the terms of the obligation thereof, and also to secure any sum on sums of money advanced by the said party of the second part to pay for any insurance or to disange any taxes with interest thereon as herein provided, in the event that usid part103 of the first part shall fail to pay the same as provided in the indextore

Part 1.2.5 of the first part hereby station to party of the second part the rests and income artising at any and all times from the property mortgaged to have said writes midgailen, and all loters attacks heremosive, and hereby anticher's party of the second part in the specific and income artising at any and all times from the property mortgaged to have add property and collect all rests and income and apply the same on the payment of insurance premium, tark, assumption, and the data and any second part in the specific all rests and income and apply the same on the payment of insurance company, assumption of the specific all rests and income and apply the same on the payment of insurance premium, tark, assumptions, transition of the specific all rests and income and apply the same on the payment of insurance premium, tark, assumptions, transition of the specific all rests and income and apply the same on the payment of insurance premium, tark, assumptions, the specific all rests and income and apply the same on the payment of insurance premium, tark, assumptions, tark, assumption, tark, assumption, tark as a specific all rests and income and apply the same on the payment of rests and income and the specific all rests and income and the specific all rests and income and the specific all rests and apply the specific all rests and the specific all rests and the specific all rests and specific all rests and specific all rests and sp

The failury of the second part to assert any of its right bereander at any time shall not be construed as a walver of its right to assert the same at a later time, and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgape contained. If said part 1011 of the first part shall cause to be paid to party of the second part, the entire amount due it hereander and under the terms and

If the part double we use property percession, came to we part to use excession percession and anothe another another operations and the terms and provisions of any obligation hereafter incurred by part 4.0 S . of the first part for future preference of part and the state of the m and provide a state provide the state of the second part whether redenced by note, book access and to the provide a state of the m accesses or otherwise, up to the ariginal encould of this mortgage, and any estensions or reveals hereof and that comply which all of the provisions of future obligations hereby secured, then this conveyance shall be void.

and in this more approximation of use provisions of foure obligations hereby secured, then this conveyance shall be void. If default be made in payment of user obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said real state zero not just that any obligation or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said real state zero not just that any obligation or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said real state zero not just that any obligation of the said provides the part of the interest of the provided hereby, or interest thereon, or if the provides of the said real in unable and if of the obligations for the second part of the interest is provided thereon ablotte and the whole same remain-holder hereof, without notice, and it hall be lawful for the said part of the second part, its sections and assigns, to take possible at the option of the and the interprovements thereon in the manner provided by laws and to the restore appointed to collect. The rest and beenefits accounts the month the unable of principal and interest together with the costs and charges include thereta, and the everylar, if any there be, shall be paid by the party making such

sale, on demand, to the party of the first part. Part 23 ... of the first part shall pay party of the second part any deficiency resulting from such sale. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executars, administrators, personal representatives, assigns and successors of the respective parties hereto.

IN WITNESS WHEREOF, the part105 of the first part ha Ve hereunto set their hand and seafthe day and year last above written Welliam F. Brown ISEAN Mary Evely Brown ISEAN (SEAN) William F. Brown

STATE OF KANSAS DOUGLAS COUNTY, SS. HI IT REMEMBERS, That on this 16th- day of July A.D., 19.65 before me, a Notary Public in the aforesaid County and State, came William F. Brown and Mary Evelyn Brown, Enter UBLIC/ husband and wife to me personally known to be the same person⁽²⁾ who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEATOF, I have hereunto subscript ed my name, and affling up official scal on the day and yo L. D. Eby Notes Providence My Commission Expires April 21 19 66 Noter Peter Comie Deem Register of Deeds