Reg. No. 613 Fee Faid \$100.00

MOTION THE PARTY AND
This Indenture, Made this 2nd. dey of September 19.65 between The Morgan-Rack Motor Company, Inc., a Kansas Corporation
of Topeka
pert y of the second part. Witnesseth, that the said part y of the first part, in consideration of the sum of Forty: Thousand & no/100 DOLLARS
to
Lots Twenty-six (26), Twenty-eight (28), Thirty (30), Thirty-two (32), Thirty-four
(34), Lot Twenty-nins (29), Twenty-Saven (27), and the North Fifteen (15) feet of
Lot Thirty-one (31) on Verment Street, in the City of Lawrence, in Douglas County, . Kansas
The First party corporation in consideration of this instrument hereby agrees that in the event of default hereunder the period of redemption shall be reduced to six (6) months. Including the rents, issues and profits thereof provided however that the Mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereunder.
And the said pert Y of the first part dolt3_hereby covenant and agree that at the delivery hereof 11 19 the lawful owner of the premises above gravited, and teixed of a good and indefeasible extrate of interitance therein, free and clear of all incumbrances.
THIS GRANT is intended as a mortgage to secure the payment of the sum of Forty Thousand & no/100
DOLLARS,
eccording to the terms of a certain written obligation for the payment of said sum of money, executed on the $2\pi d d d d$ by d. <u>September</u> 19.65 and by its terms made peyable to the part Y of the second part, with all interest according thereon according to the terms of said-obligation and size to secure any sum or sums of money advanced by the said part Y of the second part to pay for any insurance or to discharge any taxes with interest thereon as been provided. In the event has taid part Y of the tirst part shall fell to pay the same as provided in this indenture. And this conveyance shall be videl if such payments to made as herein specified, and the obligation contained therein fully discharged if default be made in such payments of any part thereof or made so herein oreset thereot, or interest thereon, or if the taxes on said real
ary of <u>OPUNITION</u> <u>19.02</u> , and by <u>1.03</u> terms and second pryble to the second part with all interest according there according to the terms of task-bilgation and size to accure any item or sums of money advanced by the activity of the second part to pay for any incornance or to discharge any tasks with interest thereon as berein provided, in the event that said part <u>Y</u> of the terms that task part <u>Y</u> of the terms of the second part to pay for any incornance or to discharge any tasks with interest thereon as berein provided, in the event that said part <u>Y</u> of the tirst part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as therein specified, and the obligation contained therein, or if the taxes on said real sates are not paid when the same become due and payable, or if the insurance is the pay to pay a provided herein, or if the buildings on add at a they are now; of the obligations provided therein, the same is and they whole aunit earily to pay a provided herein, or if the buildings on add and the obligations provided for in sacring objection, then sacring objection, then the same based reads and the obligations provided for in sacring objection, the sacring objection, the the sacring objection, the the sacring objection.
lay cf. <u>Sequences</u> $10, 02$, and by 10.8. Terms mode problems to some dependences of money advanced by the second part with all interest according to the terms of said addition and size to secure any term or sums of money advanced by the addition the second part is pay for any incomme or to discharge any taxes with interest therein a base in provided. In the event that had part \underline{Y} of the first part shall fell to pay the same as provided in this indentuic. And this conveyance shall be void if such payments be made as herein appelied, and the obligation contained therein fully discharged. If default be made in such payments of any part there to any obligation created therein, or if the buildings on said real attains are not paid when the same become due and payable, or if the insurance is not here up, or if the tours and herein fully discharged with the same taxes in a single same base in each payable, and all of the combined on said premises, then this conveyance here all become should be any obligation created therein, for the accord at the buildings on said attains are not hard which sum tenseling unpaid, and all of the obligations provided for in said weitere obligations, for the saccord part is all of the obligations provided for in said weitere obligation. For the saccord within the same there are in the said part $\underline{Y} = 0$ the parcend due and payable at the obligations provided herein, or ordice, and it has the buildings on said the improvement then unpaid when the same weight of the saccord part $\underline{Y} = 0$ to be added to be and payable at the obligations of the parcend, without the saccord part $\underline{Y} = 0$ the buildings on said test in the mannes prescribed to collect hereed, without the unparts and baccord barrers are receiver gambered to collect the taxet and barreline saccord part $\underline{Y} = 0$ the test herean same there on the sace and all the improvement them unpaids the more part thereof, in the mannes prescribed to collect the accord and the correging from such sale to the head thereof the more
and the second part of the second part of 2 0.2 and by 10.2 terms made psychie to the part Y of the second part with all interest according thereon according to the terms of task-bilgation and size to secure any tiom or sums of money advanced by the activity of the second part to pay for any instrumed or to discharge any task with interest thereon as beesin provided, in the event that said part Y of the trist part shall fail to pay the same as provided in this indentive. And this conveyance shall be void if such payments be made as therein specified, and the obligation contained therein, or if the taxes on said real discharge any task with interest therein, or if the taxes on said real activity or interest therein, or if the taxes on said real activity or notice, that take therein of the taxes on said real activity or notice, the obligation to the taxes on said real activity or notice, the obligation to the second part of the taxes of the activity or interest therein or the second or said payable, or if the taxes or not paid when the same become due and psyable, or if the instance it not begin or therein or they are now; of the taxes of the taxes therein activity or and the buildings on add and the whole sum remaining unput, and all of the obligations perioded for in tad waiting realized the saces of the saces of the taxes of the taxes of the second pay the taxes of the add payable. The take pays there of the taxes of taxes of taxes of the taxes of t
and by it. Second part to pay for any loarnee or to disharps any table of the second part of the second part to pay for any loarnee or to disharps any table of the second part to pay for any loarnee or to disharps any table of the second part to pay for any loarnee or to disharps any table of the second part to pay for any loarnee or to disharps any table of the second part to pay for any loarnee or to disharps any table of the second part to pay for any loarnee or to disharps any table of the second part to pay for any loarnee or to disharps any table of the second part to pay for any loarnee or to disharps any table of the thereon as herein provided in the event. And this conveyance shall be void if such payments the made as herein specified, and the obligation contained therein fully disharped for any chart here and the second part here any chart here any chart here and part here any chart here and the second part here and the second part of the second bar of the second here any chart here and the second part here any chart here and the second part of the second part

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