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second part may any state tours and finance, or either, and the amount of particular become a part of the individuous, second by this federation. As an interest at the time that are a particular to the state of particular to the date of particular state of the individuous. The part is interest at an arrange to secure the payment of the same of FOREY—Three Hundred and no/100———————————————————————————————————	second part may pay used taxes and imprace, or when, not the amont in present and the past and present and past in the act of 20% from the date of payment used that the part of the past interest and the rate of 20% from the date of payment used in the part of the past of the second part, with all interest acrosing on the terms of and objection, also to secure all future advances for any purpose made in part 165. of the first part by the party of the second part, which all interest acrosing on the three of the objection of the past of the second part, which all interest acrosing on the first part of the objection part of the objection thereof, and also to secure any sum or sum of money advanced by the said party of the second part to pay for any insurance or the terms of the obligation thereof, and also to secure any sum or sum of money advanced by the said party of the second part to pay for any insurance or the party of the first part berty assign to party of the second part to the party of the second part to the party of the second part to the party of the second part to pay for any insurance or second part of the object to pay for any insurance or party of the second part to party of the second p	second part may pay iald taxes and imprace, or whether, and the amount is produced in the part of the interest acts or the part of the amount in a part of the part of the interest acts or the part of the interest acts or the part of the part of the part of the terms of any of the interest acts or the part of the part of the terms of any of the part of the second part, with all interest acrossing but the terms of one of the part of the second part, with all interest acrossing part of the terms of any of the second part, with all interest acrossing part of the second part, with all interest acrossing one of the first part of the second part, with all interest acrossing one of the first part of the second part, with all interest acrossing one of the other part (as a second part of the second part, with all interest acrossing one of the other part (as a second part of the second	second part may pay said taxes and imprace, or what, not the amount on price and become a part of the price to the price of the price o	second part may pay said tours and insurance, or either, and the amount and part and provide and part of the inderedular part of the provided and part interest at the rate of 10% from the date of apparent could find provided.  This grant is intended at an increase to great the payment of the payment of add win of money, rescribed on the most of the payment of the payment of add win of money, rescribed on the Tanta of the form of the payment of the second part, with all interest acrossing to the terms of add shollpathon, also to secure all fourse advances for any purpose made to part LES.  If the first part by the party of the second part with all interest acrossing on two first waters where the terms of the obligation intered, and who to become any one of units of money advanced by the said party of the second part to pay for any lineanates or the dates of the party of the second part to pay for any lineanates or the first part therety assign to party of the second part to pay for any lineanates or the first part therety assign to party of the second part to the party of the second part to pay for any lineanates or the first part therety assign to party of the second part to the party and the surface of the first part therety assign to party of the second part to the party and all times from the payment of all proverty and collect all rests and income and apoly the same on the payment of interact across any and all times from the payment of all proverty and collect all rests and income and apoly the same on the payment of interact permism, taxes, assessment, results and time to the collect all rests and income and apoly the same on the payment of interact permism, taxes, assessment, results and the collect and the second part to the payment of the se	second part may say said tozer and humaned, or either, and the amount on partial mail become a part of the institute stars, exceed by the indestine, and the rate of 10% from the date of payment of the same of the institute stars, exceed by the indestine, second part, with a part is intended as a mortage to secure the payment of the same of FOREY-Three Hundred and no/100———————————————————————————————————	about said test estate insured for 1055	from fire and extended coverage in such sum and by such insurance company as shall be specified and directed
January 10 67, and by its terms node payable to the party of the second part, with all interest acrossing thereon accounts to the terms of said obligation, also to secure all future advances for any purpose make to part 16.80 of the first, and by the second whether evidenced by note, book account or otherwise, up to the original amount of this mortgape, with all interest acrossing on such future advances across the term of the deligiblists bierred, and also to secure ay now or num of more years advanced by the all party of the second part to pay for any interest carried on the term of the deligiblists bierred, and also to secure ay now or num of more years advanced by the agent of the payable of the second part to get a party the second part to pay for any interest carried on the second part to the first and sinceme and apply the same on the payable of the second part to the second part of the	January  19. 67, and by its terms and parties to the party of the second part, with all interest acrosing thereon according to the terms of said obligation, also to secure all future advances for any purpose made to part of the second part by the party of the second part to the formal before a constitution to the second of the second party than the second party of the second party of the second part to the formal of the party constitution in the second party of the second part to the formal of the party than the second part of the second p	January  19. 67, and by its terms and payable to the party of the second part, with all interest acrosing thereon according to the terms of said obligation, also to secure all future advances for any purpose made to part (68). of the first at the backgoint behaved, and the terms of the designation behaved, and the the control of the first and the secure with one of send of the payable theoret, and the terms of the designation behaved, and the terms of the second part to the first part the terms of the designation behaved, and the terms of the second part to the first part of the second part to the second part to the first part the terms of the second part to the part of the second part to t	January  19 67, and by its terms and payable to the party of the second part, with all interest acrosing thereon according to the terms of said obligation, also to secure all future advances for any purpose made to part (68). If the payable of the second the terms of the body of the payable of the second the terms of the body of the payable of the second the terms of the body of the payable of payable of the payable of payable of the pay	January  19 67, and by lits terms ands payable to the party of the second part, with all interest according there are controlled to the terms of said obligation, also to scure all future advances for any purpose made to part LCS of the first part by profe, book account or otherwise, up to the original amount of this mortgape, with all interest accroining on such future advances for early professor of the first part better and the force and the second part of the second part to pay for any of the second part control of the first part shall all the second part to pay for any of the second part of the second part to pay for any interest of the first part shall read any the second part to the second part to pay for any interest of the first part shall read and force and all specific parts and force and adaptive the second part to be second part or its apert, at its option upon default, to second part to assert any of its right hererosed or any of the second part to second part to assert any of its right hererosed or and of the second part to assert any of its right hererosed or any of the second part to assert any of its right hererosed or any of the second part to assert any of its right hererosed or any of the second part to assert any of its right hererosed or any of the second part to assert any of its right hererosed or any of the second part to the second part to assert any of its right hererosed or any of the second part to the second part to assert any of its right hererosed or any of the second part to the control part and the second part to assert any of its right hererosed or any of the second part to the conditions and of the state that the total and part is collection of the state on the second part to a	January 10 67, and by list terms and expected on the second part, with all interest and the second part of the second part, with all interest and the second part of	second part may pay said taxes and in bear interest at the rate of 10% from	nsurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, an m the date of payment until fully repaid.
DAMLATY  19 07, and by its terms made payable to the party of the second part, with all interest accruing thereon according to the items of a dail obligation, allo to sever all interest without the second part to be second part to the second part to the party of the second part to pay for any interest terms of the dispation thereof and able to secure any sum or sum of money adminds by the side of party of the second part to pay for any interest control of the second part to pay for any interest control charge say taxs with interest thereon as herein provided, in the event that said part 16.86 the first part shall fall it to apy the same and interest and income arising at any and all times from the property manual party and the second part to the second part to apply the same to the payment of insurance presumm, taxer, assessments, regard or input special control of the second part in the charged part in the charged part in the charged of the second part in the charged part in the charged part in the second part in the charged part in the second pa	Danuary 19 07, and by its terms made payable to the party of the second part, with all interest accruing thereon accounts to the terms of all doubligation, also its became all throne advences for any purpose made to part 105 8. 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whether oldered by note, look account or otherwise, or any account on the provise of the first part by the party of the second part to term of the obligation thereof, and hole to secret party one or summ of money abunded by the all layers decroined on the interest charge any tars with interest thereon as herein provided, in the event that said part 10.80 the first part that find it to any the same and account and the second part to the party of the second part to t	whether evidenced by note, book account or otherwise, us to the evidence and purpose thate to part Letts of the first part by the party of the second part the terms of the foliation thereof, and hot to secretary survine or sum of more advanced by the said party sets according to say from the second part of the second part to bay for any insurance or to charge any tarrs with interest thereon as herein provided, in the event that said part 1.6.50 the first part that part hereby assign to party of the second part the rents and income arising at any and all times from the property more and the party of the second part of the second part of the second part of its appet, at its opidious pondefault, to receive the party of the second part of the second part of the second part of its appet, at so color part declaration of the party of the second part in collection of said sums by forecloure or otherwise.  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whether evidenced by note, book account or otherwise, we assume that the street of the first part by the party of the second part the terms of the foliation thered, and hos to secrate you mer usual of money advanced by the side party of the second part to pay for any instruction of the three shades according to the party party of the second part that said part 16.86 of the first part there is a second part that said part 16.86 of the first part there is a second part that said part 16.86 of the first part there is a second part that said part 16.86 of the first part that said forms and apply the same on the payment of insurance presents provided in the index party of the second part that said to the second part that said to the second part that said to the second part that the second part that the second part that the said party of the second part that the s	whether evidenced by note, book account or otherwise, us to the evidence and purpose thate to part Letts of the first part by the party of the second part the terms of the foliation thereof, and hot to secretary survine or sum of more advanced by the said party sets according to say from the second part of the second part to bay for any insurance or to charge any tarrs with interest thereon as herein provided, in the event that said part 1.6.50 the first part that part hereby assign to party of the second part the rents and income arising at any and all times from the property more and the party of the second part of the second part of the second part of its appet, at its opidious pondefault, to receive the party of the second part of the second part of the second part of its appet, at so color part declaration of the party of the second part in collection of said sums by forecloure or otherwise.  The failure of the second part to execute the second part in collection of said sums by forecloure or otherwise.  The failure of the second part to several party of the second part in collection of said sums by forecloure or otherwise.  The failure of the second part to several party of the second part whether evidenced by note. The second part whether evidenced by note time, and to initiat upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained.  It said part 1.6.50 of the first part shall cause to be past to party of the second part, the entire amount due it hereunder and under the terms and provisions of said note hereby secured, and under the terms and provisions of said note hereby secured, and under the terms and provisions of said party of the second part whether evidenced by note. 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Pari 1ES of the first part thereon as herein provided, in the event that said pari 1ESed the first part shall fall to pay the same as provided in the Index Pari 1ES of the First part thereby assign to party of the second part or its agent, at its option upon default, the Adapter of said property and collected in restances hereused; and whether obligation, also all future administed and apoly the same on these party of the second part or its agent, at its option upon default, the Adapter of Said property and collection of said sums by foreformer of the hard party of the second part in force until the unpush basiner of said obligations is fully paid. It is also agreed that the taking of possession here shall in no manner prevent or retard party of the second part in collection of said sums by foreformer or otherwise.  The failure of the second part to caset any of its right hereunder at any time shall not be contrived as a walver of its right to assert the same at a time, and to limits upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained.  If said part 1.ES of the first part shall cause to be paid to party of the second part, the entire amount due it hereunder and under the terms provisions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 1ES of the first part shall comply with all of the provisions in said in this mortgage, and any extensions or renewable hereid and shall comply with all of the provisions in said in this mortgage, contained, and the provision of future obligations hereby secured, then this conceptance shall be void.  If default he made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon or for the taxes considered the such part of the second part and part of the first part shall pay any the second grade and payable and the provisions of future obligations hereby secured, then the consequence of the second part and pa	charge any taxes with interest thereon as herein provided, in the event that said part I E-Bot the first part shall full to pay the same at provided in the indee part I E-Bot on the first part shelp assign to part of the second part of the second part of the special property and callest all rests and income and papty the same and apply the same and papty the same provided for in this mortgage or in the childs. I repair or improve necessary to keep taid property in tennatable condition, or other charges or apparent provided for in this mortgage or in the childs. I repair or improve hall in no manner prevent or retard party of the second part in collection of said sums by forecloure or otherwise.  The failure of the second part to saver any of its right herounder at any time shall not be continued as a waiver of its right to assert the same at a time, and to indict upon and enforce strict compliance with all the terms and provisions in said childrane and under the terms and provisions in said childrane and the interest of the second part is part I E-B of the first 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 secured, and under the terms and provisions of said note hereby secured, and under the terms and provisions of said note hereby secured, then this conceptance shall be void.  It seems to be a second part the entire amount due it herein and to the second part whether evidenced by note. Account or otherwise, up to the original amount of this mortgage, and any extensions or renewals hereof and stall comply with all of the provisions and in this mortgage contained, and the provisions of his mortgage contained, and the provisions of his mortgage contained, and the provisions of the second part whether evidenced by note. Account of the second part whether evidenced by note. The second part whether evidenced by the first part shall nonexpand the void.  If default he made in payment of the history of the second part	charge any taxes with interest thereon as herein provided, in the event that said part I caps the first part shall fall to pay the same as provided in the inden part 1 caps of the first part shall fall to pay the same as provided in the inden part 1 caps of the first part shall caps and part part and caps the same and pay the same of the second part of its part, at its caption into part part part part shall cannot be intered and payly the same provided for in this mortgage or in the childs, repair or improvided part in collection of said sums by forecloure or otherwise.  The failure of the second part to its capture into part in collection of said sums by forecloure or otherwise.  The failure of the second part to saver any of its right between at any time shall not be continued as a waiver of its right to assert the same at a time, and to indist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained.  It said part I call of the first part shall cause to be padd to party of the second part, the entire amount due it bereunder and under the terms and provisions of said note hereby secured, and under the terms and provisions of said note hereby secured, and under the terms and provisions of said note hereby secured, and under the terms and provisions of said note hereby secured, the second part shall an advances, made to account or otherwise, up to the original amount of this mortgage, and any extensions or renewals hereof and stall commonly with all of the provisions in said and in this mortgage contained, and the provisions of muture obligations freely secured, then this conveyance shall be void.  It default he made in payment of such obligations or and pay part thereof or any obligation hereafter incurred by part I call of the provisions in said and in this mortgage contained, and the provisions of this manufacture of the same person o	charge any taxes with interest thereon as herein provided, in the event that said part I caps the first part shall fall to pay the same as provided in the inden part 1 caps of the first part shall fall to pay the same as provided in the inden part 1 caps of the first part shall caps and part part and caps the same and pay the same of the second part of its part, at its caption into part part part part shall cannot be intered and payly the same provided for in this mortgage or in the childs, repair or improvided part in collection of said sums by forecloure or otherwise.  The failure of the second part to its capture into part in collection of said sums by forecloure or otherwise.  The failure of the second part to saver any of its right between at any time shall not be continued as a waiver of its right to assert the same at a time, and to indist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained.  It said part I call of the first part shall cause to be padd to party of the second part, the entire amount due it bereunder and under the terms and provisions of said note hereby secured, and under the terms and provisions of said note hereby secured, and under the terms and provisions of said note hereby secured, and under the terms and provisions of said note hereby secured, the second part shall an advances, made to account or otherwise, up to the original amount of this mortgage, and any extensions or renewals hereof and stall commonly with all of the provisions in said and in this mortgage contained, and the provisions of muture obligations freely secured, then this conveyance shall be void.  It default he made in payment of such obligations or and pay part thereof or any obligation hereafter incurred by part I call of the provisions in said and in this mortgage contained, and the provisions of this manufacture of the same person o	charge any taxes with interest thereon as berein provided in the event that said part IES of the first part sheety assign to part of the second part to the same as provided in the Indian Part 183 of the first part sheety assign to part of the second part to its agent, at its option upon default, to factor and part of the second part to its agent, at its option upon default, to increase the part of the second part to its agent, at its option upon default, to increase the part of the second part to its agent, at its option upon default, to increase the part of the second part to its agent, at its option upon default, to increase the part of the second part to its agent, at its option upon default, to increase the part of the second part to its agent as a subject of its the abligation is the part shall contain in force until the unput ability to the interpretation of the shall contain in force until the unput ability to make the contrined as a valuer of its right to gaster the same at a time, and to initist upon and enforce strict compliance with all the terms and provisions in said abligations and in this mortgage contained.  It said part 1826 of the Perta part shall course to be padd to party of the second part, the entire amount due it hermuder and under the terms and provisions of said note hereby secured, and under the terms and provisions of said note hereby secured, and under the terms and provisions of said note hereby secured, and under the terms and provisions of said note hereby secured, and under the terms and provisions of said note hereby secured, and under the terms and provisions of said note hereby secured, and under the terms and provisions of said note hereby secured, and under the terms and provisions of said note hereby secured and an account or alternately and the provisions of said and the party of the second part where the said and its advances are also assigned the party of the second part where the said and its advances are also assigned the party of the second part that the said party of	charge any taxes with interest thereon as herein provided, in the event that said part I Cabot the first part shall fall to pay the same as provided in the inden Part I Cabot of the first part shall can't be retained and income arising at any and all times from the property more stated and the same and the same and provided for the same provided for in this mortgage or in the children part of the same provided for in this mortgage or in the children part of the same provided for in this mortgage or in the children part of the same provided for in this mortgage or in the children part of the same provided for in this mortgage or in the children part of the same provided for in this mortgage or in the children provided for the same provided for in this mortgage contained.  The failure of the second part to saver any of its right beaution at any time shall not be notified as a water of its right to assert the same at a little, and to indict upon and enforce strict compliance with all the terms and providens in said dilipations and in this mortgage contained.  It said part I Cab of the first part shall cause to be paid to party of the second part to water of its right to assert the same at a little, and to indict upon and enforce strict compliance with all the terms and providens in said dilipations and in this mortgage, contained.  It said part I Cab of the first part shall cause to be paid to party of the second part water of the right part Cab of the first part for in the same become due to the terms and providens in said dilipations and in this mortgage, contained, and the providend of this mortgage, and any extensions or renewals herein do not the second part where the same provident part is the part of the same parts of the sa	whether evidenced by note, book account the terms of the obligation thereof, and	to otherwise, up to the original amount of this mortgage, with all interest accruing on such future advances accord also to secure any sum or sums of money advanced by the said party of the second part to pay for any insurance or
charge of said property and collect all rents and income and apoly the same on the support of the scoop part, or its apert, at its option upod default, to necessary to keep said property in termatable condition, or other charges or payments provided for in this more, said provided as a manual continue in force until the unpaid balance of said obligations is fully paid. It is also agreed that the taking of postession here are all in no names prevent or reads garry of the second part in collection of said sums by forcefoure or otherwise.  The failure of the second part to assert any of its right hereunder at any time shall not be controled as a walver of its right to assert the same at a time, and to links upon and enforce strict compliance with all the terms and provisions in said ebligations and in this mortgage contained.  If said part Les of the first 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 any obligation hereafter incurred by part Les of the first part for it accounts or entire the same to the manual of the same and provisions of any obligation hereafter incurred by part Less of the first part for it accounts or entire the same to the same and the provision of future obligations between the coverages which the coverages that the would not be the provision of the coverage contained, and the provision of the same and the coverage contained, and of the provision of the same and the coverage contained, and of the provision of the same and the provision of the coverage contained, and of the provision of the same and the provision of the same	charge of said property and collect all rests and income and apoly the same on the applied of the scenop art or its apert, at its option upon default, to mecsary to keep all property in ternatable condition, or other charges or appurents provided for in this mortal continue in force until the unsaid balance of said obligations is fully paid. It is also agreed that the taking of possession here are all in no manner prevent or reads apart of the second part in collection of said sums by foreforciner or otherwise.  The failure of the second part to assert any of its right hereunder at any time shall not be contrad as a waiter of its right to assert the same at a time, and to insist upon and enforce stifts compliance with all the terms and provisions in said ability and the force with all the terms and provisions in said ability town and enforce stifts compliance with all the terms and provisions in said ability town and enforce with all the terms and provisions of and ability town and enforce with all the terms and provisions of any obligation hereafter incurred by part 105 of the first part for fix advances, made to the compliance with all the terms and provisions of any obligation hereafter incurred by part 105 of the first part for fix advances, made to the original amount of this mortage, and any extensions or renewals hereof and shall comply with all of the provisions of inture obligations hereby sourced, then this convenience hall be would.  If default be made in payment of each obligations or any part thereof or any obligations rested thereby, or interest thereon, or if the taxes on said estate are not paying on the payment, or if the interest provisions in shall be withing to the second part when the revisions of full results are not paying or interest the provisions of the second part when the results are not paying or the second part and the provisions of the said previsions of the said prev	charge of said property and collect all rests and income and apoly the same on the application of the content of the same and the content of	charge of said property and collect all rests and income and apoly the same on the application of the content of the same and the content of	charge of said property and collect all retis and income and anopy the same on the papers of the second part or its agent, at its option upon default, to mecsarry to keep said property in ternatable condition, or other charges or paperents provided for line this more case, assessments, repairs or improved assignment of rents shall continue in force until the unpadd balance of said obligations is fully padd. It is also agreed that the taking of postession here, and to linits upon and efforce strict compliance and part in collection of said sums by forcefourer or otherwise.  The failure of the second part to assert any of its right hereunder at any time shall not be continued as a walter of its right to assert the same at a time, and to linits upon and efforce strict compliance with all the terms and provisions in all adolegations and in this mortgage contained.  If said part Les of the first 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 any obligation hereafter incurred by part 165 of the first part for a second or otherwise. 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It is also agreed that the taking of possession hereat and in no manner prevent or read part to elected of art in cellection of said sums by foreclosure or otherwise.  The failure of the second part to assert any of its right hereunder at any time shall not be contined as a walver of its right to assert the same at a time, and to insist upon and enforce strict compliance with all the terms and providions in said obligations and in this mortgage contained.  If said part LES of the first part shall cause to be paid to party of the second part, the entire amount due in hereunder and under the terms and provisions of said more herby secured, and under the terms and provisions of part whether evidenced by provisions of four evidences where the second part is exceeding an experiment of the second part whether evidenced by note. account or enterwise, up to the original amount of this mortgage, and any extensions or renewals hereof and shall comply with the second gart whether evidenced by note. account or enterwise, up to the original amount of this mortgage, and any extensions or renewals hereof and shall comply with the second gart is extensive to the control of the provisions of indirections in said.  If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said estate are not applies contained, and in the provisions of four evidence of the party of the second part whereby sourced, then the convergent hall be wild.  If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said estate are not applie	charge any taxes with interest thereon a	as herein provided, in the event that said part 1e.Sof the first part shall fail to pay the same as provided in the inch
The failure of the second part to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert the same at a time, and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained.  If said part 188 of the first 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 any obligation hereafter incurred by part 188 of the first part for the account or otherwise, up to the original amount of this mortgage, and any extensions or renewals herefor and shall comply with the provisions of future obligations hereby secured, then this conveyance shall be vide.  If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon or if the Laxes on said state are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the taxes on said state are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the Laxes on said state are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate in the source shall become shall become due and payable or in said perints. In the second part and saids, to the order and the whole sum ren and its the interpretents the said per and all the improvements thereon in the manner provided by the part, its successors and assigns, to take and assigns, to take and all the improvements thereon in the manner provided by them and to have second part, its successors and assigns to take and assigns to take the provision of the side per the part thereof, and the provisions of the little part thereof, and the provisions of the little p	The failure of the second part to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert the same at a time, and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortpage contained.  If said part 108 of the first part shall cause to be paid to parry of the second part, the entire amount due in hermander and under the terms and provisions of any obligation hereafter incurred by part 105 of the first part for fine account or otherwise, up to the original amount of this mortpage, and any extensions or renewals herefol and shall comply with of the provisions in said and in this mortpage contained, and the provisions of future obligations hereby secured, then this conveyance shall be void.  If default be made in payment of such obligations or any part therefor or any obligations created thereby, or interest thereon, or if the taxes on said state are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein or if the the buildings on said real estate in the same person and in this mortpage contained and the whole sum rem long unpusing, and all of the obligation sets is committed on said premises; then this conveyance shall become dire and payable using unpusing and all of the obligation sets is committed on said premises; then this conveyance shall become date and the whole sum rem long unpusing and all of the obligation and the same person of the same in grant of principal and in the same person of	The failure of the second part to assert any of its right hereuser at any time shall not be constituted as a waiver of its right to assert the same at a itme, and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained.  If said part 108 of the first part shall cause to be paid to parry of the second part, the entire amount due it hereuser and under the terms and provisions of any obligation hereafter incurred by part 105 of the first part for financial control of the provision of the provision of any obligation hereafter incurred by part 105 of the first part for financial control of the provision of future obligations hereby secured, then this conveyance shall be void.  If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said care not paid when the same become due and payable, or if the linurance is not kept up, as provided brenin, or if the buildings on said real estate in payment of such collegations now, or if waits is committed on said premises; then this conveyance shall be come about the sum rem loader hereof, without notice, and it shall be lawfully of which this indetures is used the time. It is successor and assigns, to take now and all the improvements thereon in the manner provided by law and to all the improvements thereon in the manner provided by law and to all the improvements thereon in the manner provided by law and to all the improvements thereon in the manner provided by law and to the same and assigns, to take now assigns and successors of the said premise shereby granted, or any part thereof, in the manner provided by law, and out of all moneys ariting from such said.  It is agreed by the parties hereto that the terms and provisions of this industries and each and every obligation therein contained, and all breafts accommended to the provisions of the internal provisions of the internal provisions and successors of the said	The failure of the second part to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert the same at a inter, and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained.  If said part 108 of the first part shall cause to be paid to parry of the second part, the entire amount due in hereunder and under the terms and provisions of any obligation hereafter incurred by part 105 of the first part for financians, make to  Liber Scount or otherwise, up to the original amount of this mortgage, and any extensions or renewals herefol and shall comply with of the provisions in said and in this mortgage contained, and the provisions of future obligations thereby secured, then this conveyance shall be void.  If default be made in payment of such obligations or any part therefor or any obligations created thereby, or interest thereon, or if the taxes on said case are not paid when the same become due and payable, or if the limurance is not kept up, as provided herein, or if the buildings on said real estate in the same and all the improvements thereon in the same become due and payable, or if the limurance is not kept up, as provided herein, or if the buildings on said real estate in the same and all the improvements thereon in the manner provided by law and to said premises, then this conveyance shall become due and payable under the same become due and payable or its divent his indentities is often that immediately mature and become due and payable under the same person of the same and provisions of the same person of the same and provisions of the first part shall pay party of the second part any deficiency resulting from such said.  It is agreed by the parties hereto that the terms and provisions of this industries and each and every obligation therein contained, and all breafts account of the same person of the same acknowledged the exceeding the same person who are exceeded the foregoing instrumen	The failure of the second part to assert any of its right hereunder at any time shall not be construed as a water of its right to assert the same at a time, and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained.  If said part 188 of the first part shall cause to be paid to party of the second part, the entire amount due it his mortgage contained.  If said part 188 of the first part shall cause to be paid to party of the second part, the entire amount due it his mortgage, and any extensions or renewals herefor any obligation hereafter incurred by part 188 of the first part for a second ror otherwise, up to the original amount of this mortgage, and any extensions or renewals herefor and shall comply with of the provisions in said and in this mortgage contained, and the provisions of future obligations hereby secured, then this conveyance shall be vide.  If default be made in payment of such obligations or any part thereof or any obligations crated thereby, or interest thereon, or if the taxes on said state are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or the buildings on said real extate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or the buildings on said real extate are not paid when the same become due and payable and if the obligation state is to committed on said premises, then this conveyance shall become due and payable such real grounds, and if the obligation state is to committed on said premises, then this conveyance shall become and the whole sum re and all the improvements thereon in the manner previoled by the manner prescribed by law, and out of all moneys ariting premises and the said premises and the paid by the party making sale, on demand, to the party of the first part has Ve hereunt of the six party of the second part any deficiency resulting from such takes.  If you want to the premise hereau	The failure of the second part to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert the same at a time, and to insist upon an enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained.  If said part 168 of the first part shall cause to be paid to party of the second part, the entire amount due in hermoder and under the terms and provisions of any obligation hereafter incurred by part 108 of the first part for for account or otherwise, up to the original amount of this mortgage, and any extensions or renewals herefol and shall comply with of the provisions in said and in this mortgage contained, and the provisions of future obligations hereby secured, then this conveyance shall be void.  If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said state are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein or if the buildings on said real estate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein or if the buildings on said real estate in the same become due and payable, or if the insurance is not kept up, as provided herein or if the buildings on said real estate in the same provised by its most of said premises; then this conveyance shall become due and up and all the improvements thereon in the manner provised by the same that its science shall become due and payable, or if the insurance is not kept up, as provided herein or if the buildings on said real estate in the same and provised by the part has been become due and payable and all the improvements thereon to the manner provised by the part is since the payable and assigns, to take not become due and payable and all the improvements thereon to the manner provisions of this indenture is given that improvement the provision of the same payable and the provisi	charge of said property and collect all r necessary to keep said property in tena assignment of rents shall continue in fe	rents and income and apply the same on the payment of insurance permissions, takes, assessments, repairs or improvantable condition, or other charges or payments provided for in this mortgage or in the obligations hereby secured.
If said part 163 of the first 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 secured, and under the terms and provisions of any obligation hereafter incurred by part 165 of the first part for advances, made to them account or otherwise, up to the original amount of this mortgage, and any extensions or reservable hereof and shall comply with all of the provisions in said and in this mortgage contained, and the provisions of future obligations hereby secured, then this comeyance shall be void.  If default he made in payment of such obligations or any part thereof or any obligations creates thereby, or interest thereon, or if the taxes on said creates are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate are not paid in the obligation or now, of if wast its committee on said forming unpaid, and all of the obligation or now, of wast its committee on said forming unpaid, and all of the obligation or now, of wast its same than the obligation of the second part and efform aboute and the whole sum ren holder hereof, without notice, and it shall be lareful of what its indenture is given shall immediately mature and become due and payable at the option or and all the improvements therefor made in the manner provided by low many of the second part and effections resulting from such as the retain said the part of the second part and efficiency resulting from such as the part of the second part and efficiency resulting from such said.  It is agreed by the parties herte that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits account in the part of the internal parties hereby.  STATE OF DOUGLAS.  COUNTY S.	If said part 168 of the first part shall cause to be paid to party of the second part, the entire amount due it hereunder and under the terms provisions of said note hereby secured, and under the terms and provisions of said note hereby secured. And under the terms and provisions of said note hereby secured to the many second part shall cause to the account or otherwise, up to the original amount of this mortgage, and any extensions or renewals hereof and shall comply with all of the provisions in said and in this mortgage, contained, and the provisions of future obligations hereby secured, then this conveyance shall be void.  If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said catalate are not part become due and any parts, therefore it is not kept units as provided herein, or if the buildings on said real estate are not part as they are now, or if waste is committed on said can be such early on the buildings of the second part and the shold sum rem only in upstal, and all of the obligations for the security of which this indenture is given shall immediately mature and become date and the shold sum rem on all the improvements thereon in the manner provided by law and to the said part of the second part, its successors and ossigns, to take possession of the said prem of all the improvements thereon in the manner provided by law and the overplus if any where he, shall are startled thereform, and all the improvements thereon in the manner provided by law, and out of all moneys arising from such said.  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The account or otherwise, up to the original amount of this mortgage, and any extensions or renewals hereof and shall comply with all of the provisions in said and in this mortgage, contained, and the provisions of future obligations hereby secured, them this convergance shall be viold.  If default be made in payment of such obligations or any part threaft or any obligations created thereby, or interest thereon, or if the taxes on said extent on the said when the same become due and appaths, or if the internance is not kept in as provided herein, or if the buildings on said real estate are not part as they are now, or if waste is committed on said can be said and the chapter and the shelle sum rem holder hereof, without notice, and it shall be lawful for the said party of the second part, its successors and assigns, that can be successors of the said party of the second part, its successors and assigns to take possession of the said part and all the improvements thereon in the manoner provided by live and in the overflux if any other the shall are any part thereof, in the manoner provided by live, and the other provided by live, and the second part any deficiency resulting from such sale.  It is agreed by the parties hereto.  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If default be made in payment of such obligations or any part threaft or any obligations created thereby, or interest thereon, or if the taxes on said extent on the said when the same become due and appaths, or if the internance is not kept in as provided herein, or if the buildings on said real estate are not part as they are now, or if waste is committed on said can be said and the chapter and the shelle sum rem holder hereof, without notice, and it shall be lawful for the said party of the second part, its successors and assigns, that can be successors of the said party of the second part, its successors and assigns to take possession of the said part and all the improvements thereon in the manoner provided by live and in the overflux if any other the shall are any part thereof, in the manoner provided by live, and the other provided by live, and the second part any deficiency resulting from such sale.  It is agreed by the parties hereto.  In witness whereon, shall extend and inverte (specified by the parties hereto.)  In witness whereon, the first part has Ve hereunto set Chelit handsand sealsthe day and year last above written.  SEAL)  COUNTY S.  S.  COUNTY S.  A D. 19  An or a care with the recruits of	If said part 168 of the first part shall cause to be paid to party of the second part, the entire amount due it hereomer and under the terms provisions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 165 of the first part for a dranances, made to the cripinal amount of this mortgage, and any extensions or renewals hereof and shall comply with all of the provisions of four evolutions and in this mortgage, contained, and the provisions of four evolutions or renewals hereof and shall comply with all of the provisions of four evolutions hereby secured from this tonovariant shall be work.  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Advances, made to  them  account or otherwise, up to the original amount of this mortgage, and any extensions or renewals hereof and shall comply with all of the provisions in said  and in this mortgage contained, and the provisions of fisture abilitations hereby secured, then this conveyance shall be expended and in this mortgage contained, and the provisions of fisture abilitations hereby secured, then this conveyance shall be benefit in the provisions of stature abilitations hereby secured, then this conveyance shall be benefit on if the buildings on said real estate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate to kept in as good repair as they are now, or if water its committed on said premises, then this conveyance shall become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate they for a said the provisions for the security of which this indecture is given shall immediately mature and become due and apayable and the opposition of the said previous and shall of the obligations for the said previous and shall of the obligations for the said previous and shall of the obligations for the said previous and shall be paid to the said previous and shall of the obligations and the immerger and shall be paid to shall be paid and to have a receiver appointed to collect the rent and benefits account and shall be paid and the said previous and charges incident thereto, and the overplas, if any there be, shall be paid by the party making said, on demand, to the party of the first part has only the first part has a previous and the provisions of this indonture and each and every obligation therein contained, and all benefits account in the same person.  In withers where Boeth, Sr. (SEAL)  SEAL)  Ruby L. Boeth  The alternative of the foregoing instrument and acknowledged the execution of the same.  In withers where Boeth, Sr. and affixed my official seel on th	Advances, made to  them  account or otherwise, up to the original amount of this mortgage, and any extensions or renewals hereof and shall comply with all of the provisions in said  and in its insuranges contained, and the provisions of future obligations hereby secured, then this conveyance shall been did not be provisions in said  If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the tases on said  state are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate  of kept in as good repair as they are now, or if wate its committed on said premises, then this conveyance shall become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate  obligations for the security of which this indenture is given shall immediately mature and become due and payable at the option of  notific herref, without the obligations for the saccountry of which this indenture is given shall immediately mature and become due and payable at the option of  notific herref, without the obligations for the said part of the second part, its successors and assigns, to take possession of the said pere  notific herref, without the obligations thereof or any part thereof, in the manner  to have a receiver appointed to collect he rents and become due and payable at the option of  notific herref, without the obligations are the part of the said pere  part of premises hereby granted, or any part thereof, in the manner  to have a receiver appointed to collect he rents and become due and payable at the option  paid or principal and interest to color and charges incleded by law part of the second part any defliciency resulting from such said.  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If default be made in payment of such obligations or any part thereof or any obligations created thereby, or intrest thereon, or if the tases on said state are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate of kept in as good repair as they are now, or if wate its committed on said premises, then this conveyance shall become due and payable at the option of the said part of the same, and all the improvements thereon in the man which for the said part of the secontry of which this indenture is given shall immediately mature and become due and apayable at the option of all the intervent which the obligations for the secontry of which this indenture is given shall immediately mature and become due and payable at the option of all the improvements thereon in the man which for the said part of the second part, its successors and assigns, to take possession of the said premises hereby granted, or any part thereof, in the manner to have a receiver appointed to callect the rents and benefits accruded by law, and out of all montesys arising from said the parties herethy and the contract of the first part is part thereof, in the manner given thereof, and the obligatory upon the heir, executors, administrators, personal representatives, assigns and successors of the responsible parties herein.  In withers whereof, the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accommended to the same.  If a parties hereby granted, or a parties here to the first part has 2 parties herein.  If a parties hereby granted or a parties here to the first part has 2 parties hereby granted by t	Advances, made to  them  account or otherwise, up to the original amount of this mortgage, and any extensions or renewals hereof and the second grant whether evidenced by note.  If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said state are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate of kept in as good repair as they are now, or if water its committed on said premises, then this conveyance shall become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate of kept in as good repair as they are now, or if water its committed on said premises, then this conveyance shall become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate on the part of the said and payable, or if the said premises thereby granted, or any part thereof, in the manufact of herein and aft the improvements thereon in the me land into the base of any part thereof or any part thereof, in the manufact to have a receiver appointed to collect the rent and benefits accruing thereform, and any part of the second part any defends accruing therefore, and out of all monteys artisting from the amount of here is accretely the parties hereto that the terms and provisions of this indicature and cach and every obligation therein contained, and all benefits accruing therefore, and the contained of principal and interest to and the amount of the first part has 120 and the contained and all benefits accruing therefore, and the contained and interest to any other parties hereto.  In withers whether the parties here to the first part has 120 and the parties here to the parties here to the amount of the same.  If the parties were manufactured in the advanced to the first part has 120 and the parties here to the first part has 120 and the parties of the pa	Advances, made to  them  account 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 fauter obligations hereby secured, then this conveyance shall be void.  If default be made in payment of such obligations or any part therefor or any obligations created thereby, or interest thereon, or if the taxes on said state are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate of kept in as good repair as they are now, or if wate its committed on said premises, then this conveyance shall become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate on the part of the scard of payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate on the part of the scard of payable, or if the insurance is not kept up, as provided become due and payable, or if the insurance is not kept up, as provided become due and payable at the option of modern hereof, without the obligations for the security of which this indenture is given shall immediately mature and become due and payable at the option of modern hereof, without the obligations for the security of the second part, its successors and assigns, to take possession of the said premated and many and the part of the second part any deficiency resulting from such as a receiver appointed to collect the rests and benefits according to the part of the part of the first part has part part of the second part any deficiency resulting from such sale.  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by party of the second part whether evidenced by note account or otherwise, up to the original amount of this mortgage, and any extensions or receivals hereof and shall comply with all of the provisions in said and in this mortgage contained, and the provisions of future obligations hereby secured, then this conveyance shall be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said the state are made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon or if the buildings on said real estate on the payment of the buildings on said real estate on the payment of the buildings on said real estate on the payment of the buildings on said real estate on the payment of the buildings on said real estate on the payment of the buildings on said real estate on the payment of the buildings on said real estate on the payment of the buildings on said real estate on the payment of the buildings on said real estate on the payment of the buildings on said real estate on the payment of the buildings on said real estate on the payment of the buildings on said real estate on the payment of the buildings on said real estate on the payment of the buildings on said real estate on the payment of the buildings on said real estate on the payment of the buildings of the second part, its successors and ossigns, to take possession of the said perecent the provisions of payment of principal and interest together with the costs and charges incident threate, and the overlay and ossigns, to take possession of the said perecent of principal and interest together with the costs and charges incident threate, and the overlay and saids, on demand, to the party of the payment of payment of payment of principal and interest together with the costs and charges incident threate.  It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all b	and any of the record part whether evidenced by note- account or otherwise, up to the original amount of this mortgage, and any extensions or recewals hereof and shall comply with all of the provisions in said and in this mortgage contained, and the provisions of future obligations hereby secured, then this conveyance shall be void.  If defaults be made in payment of such obligations or any part thereof or any obligations created thereby, or intenses thereon, or if the tests on said restate are not paid when he same become due and payable, or if the linerance is not kept in as provised herein, or if the buildings on said real estate not kept in as quality of the same become due and payable, or if the linerance is not kept in as provised herein, or if the buildings on said real estate not kept in as quality of the same become due and payable at the provise real state of the parts of the first part shall pay party of the second part any deficiency resulting from such sale to greatly the parties herein that the terms and provisions of this industriar, personal representatives, asign, and successors of the responsibility of the parts of the parts that the terms and provisions of this industriar, personal representatives, asign, and successors of the responsibility of the parts of the parts that the terms and provisions of this industriar and each and every obligation therein contained, and all henefits accord  IN WITNESS WHEREOF, the parts of the first part has Vehicles and the overplax, it and the part of the parts above written.  STATE OF.  COUNTY,  SS.  COUNTY,  SS.  COUNTY,  SS.  COUNTY,  SS.  Ruby 1. Boeth  The parts of the foregoing instrument and acknowledge of the same.  Walter Boeth, Sr. and Ruby L. Boeth, husband and wife the parts of the same.  Before me, a Notary Public in the adorestad County and S  to me personally known to be the same	and any of the record part whether evidenced by note account or otherwise, up to the original amount of this mortgage, and any extensions or recewals hereof and shall comply with all of the provisions in said and in this mortgage contained, and the provisions of future obligations hereby secured, then this conveyance shall be void.  If defaults be made in payment of such obligations or any part there or any obligations created thereby, or interest thereon, or if the buildings on said real estate are not paid when he same become due and payable, or if the insurance is not kept in as provised herein, or if the buildings on said real estate on said and all of the allogation or now, or if wasts is committed on said premises, then this conveyance shall become absolute and the whole sum read up unpaid, and all of the allogation of the said party of the second part, its successors and assigns, to take possession of the said party of the second part, its successors and assigns, to take possession of the said party of the first part, its justices of all moneys arising from such sale to retain the amount and of principal and intrest together with the coits and charges incident thereta, and the overplax, if any there be ship and by paid by party of the party of the first part, Part 168 or the first part shall pay party of the second part any deficiency resulting from such sale.  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If defaults be made in payment of such obligations or any part there or any obligations created thereby, or interest thereon, or if the buildings on said real estate are not paid when he same become due and payable, or if the insurance is not kept in as provised herein, or if the buildings on said real estate on said and all of the allogation or now, or if wasts is committed on said premises, then this conveyance shall become absolute and the whole sum read up unpaid, and all of the allogation of the said party of the second part, its successors and assigns, to take possession of the said party of the second part, its successors and assigns, to take possession of the said party of the first part, its justices of all moneys arising from such sale to retain the amount and of principal and intrest together with the coits and charges incident thereta, and the overplax, if any there be ship and by paid by party of the party of the first part, Part 168 or the first part shall pay party of the second part any deficiency resulting from such sale.  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If defaults be made in payment of such obligations or any part there or any obligations created thereby, or interest thereon, or if the buildings on said real estate are not paid when he same become due and payable, or if the insurance is not kept in as provised herein, or if the buildings on said real estate on said and all of the allogation or now, or if wasts is committed on said premises, then this conveyance shall become absolute and the whole sum read up unpaid, and all of the allogation of the said party of the second part, its successors and assigns, to take possession of the said party of the second part, its successors and assigns, to take possession of the said party of the first part, its justices of all moneys arising from such sale to retain the amount and of principal and intrest together with the coits and charges incident thereta, and the overplax, if any there be ship and by paid by party of the party of the first part, Part 168 or the first part shall pay party of the second part any deficiency resulting from such sale.  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If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said scattar are not paid when the same become due and payable, or if the internate is not kept up, as provided herein, or if the buildings on said freal estate not kept in as good repair as they are now, or if waits is committed on said prints that the conveyance shall become absolute and the whole sum ren holder hereof, without notice, and it shall be lawful for the said party of the second part, its successor state possession of the said per and all the improvements thereon in the manner previded by two and to have a receiver appointed to collect the saids possession of the said per self the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such table to retain the amount napid of principal and interest together with the costs and charges incident thereta, and the overplus, if any there be, shall be paid by the party making said, on demand, to the party of the first part. Part 16S of the first part shall pay party of the second part any deficiency resulting from such said.  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 accommended the same persons and the said party making the said that the same persons are said to the parties of the first part has the here security, administrators, personal representatives, assigns and successors of the respectant search.  In witness whereof, the parties of the first part has the here and each and every obligation therein contained, and all benefits accommended to the same.  STATE OF KANSAS  COUNTY, SS.  BE IT REMEMBERED, That on this 31st day of January A D 19 came. Walter Boeth, Sr. and Ruby L. Boeth, husband and wife accommendation of the same.  Walter Boeth, Sr. and Ruby L. Boeth, husband and walter book written.  Walter Boeth, The same persons who executed the f	If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest, thereon, or if the taxes on said state are not paid when the same become due and payable, or if the bindings is not kept up as provided herein, or if the buildings on said real estate month of the part as they are now, or if wast is committed on said premises, then in an approvide herein, or if the buildings on said real estate months and if the obligations for the security of which this inecture is given shall immediate and become absolute and the whole unremolder hereof, without notice, and it shall be lawful for the said party of the second part, its successor state and become due and payable at the whole unremolder hereof, without notice, and it shall be lawful for the said party of the second part, its successor state and become due and payable at the whole unremolder hereof, in the manner prescribed by its second part, its successor states and become due and payable at the whole unremolder hereof, in the manner prescribed by its ward out of all moneys arising from such saide to retain the from an ampaid of principal and interest together with the costs and charges incident thereto, and the orderious given and successive set 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 indiviture and each and every obligation therein contained, and all benefits accordance in the second part any deficiency resulting from such sale.  In Witness whereof, the parties of the first part ha Ve hereunto set their handsand sealesthe day and year last above written.  STATE OF KANSAS  COUNTY, SS.  De IT REMEMBERED, That on this day of January A. D. 19 before me, a came Walter Booth, Sr. and R	If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said state are not paid when the same become due and payable, or if the bindings in our kept in, as provided brein, or if the buildings on said real estate month of the part as they are now, or if wasts is committed on said premiuse that he become absolute and the whole sum remoted the part of the said of the obligations for the security of which this inecture is given shall immediate and become due and payable at the option and all the improvements therein in the manner provided by law and to have a receiver appointed to collect the result become absolute and the manner prescribed by law, and out of all moneys arising from such sale to retain the same major of principal and interest together with the costs and charges incident thereto, and the overlays arising from such sale to retain the same major of principal and interest together with the costs and charges incident thereto, and the overlays arising from such sale to retain the same parties between the part 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 accordance thereto.  IN WITNESS WHEREOF, the part est of the first part have hereunto set their handsand sealeste day and year last above written was the second part any deficiency resulting from such sale.  STATE OF KANSAS  COUNTY.  SS.  COUNTY.	If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said state are not paid when the same become due and payable, or if the bindings in our kept in, as provided brein, or if the buildings on said real estate month of the part as they are now, or if wasts is committed on said premiuse that he become absolute and the whole sum remoted the part of the said of the obligations for the security of which this inecture is given shall immediate and become due and payable at the option and all the improvements therein in the manner provided by law and to have a receiver appointed to collect the result become absolute and the manner prescribed by law, and out of all moneys arising from such sale to retain the same major of principal and interest together with the costs and charges incident thereto, and the overlays arising from such sale to retain the same major of principal and interest together with the costs and charges incident thereto, and the overlays arising from such sale to retain the same parties between the part 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 accordance thereto.  IN WITNESS WHEREOF, the part est of the first part have hereunto set their handsand sealeste day and year last above written was the second part any deficiency resulting from such sale.  STATE OF KANSAS  COUNTY.  SS.  COUNTY.	If default be made in payment of such obligations or any part bereof or any obligations created thereby, or interest thereon, or if the taxes on said state are not paid when the same become due and payable, or if the insurance is not kept in as good repair as they are now, or if wast is committed on said promise, then no all of the obligations for the security of which this indenture is given shall immers and become due and payable at the him detail of the obligations for the security of which this indenture is given shall immers and become due and payable at the upstion of and all the improvements therein in the manner provided by law and to have a receiver appointed to collect the rests and hereities are set if the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to revain the remain payable at the costs and charges incleant thereta, and the overlaps if any there be, shall be paid by the party making sale, on demand, to the party of the first part, Part 12S 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 accommended therefore, that it is successors and the respective payable to the second part any deficiency resulting from such sale.  In WITNESS WHEREOF, the part12S of the first part have hereunto set. Their handsand sealesthe day and vace as a came. Walter Boeth, Sr. (SEAL)  STATE OF KANSAS  COUNTY,  SS.  COUNTY,  SS	If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said state are not paid when the same become due and payable, or if the bindings in our kept in, as provided brein, or if the buildings on said real estate month of the part as they are now, or if wasts is committed on said premiuse that he become absolute and the whole sum remoted the part of the said of the obligations for the security of which this inecture is given shall immediate and become due and payable at the option and all the improvements therein in the manner provided by law and to have a receiver appointed to collect the result become absolute and the manner prescribed by law, and out of all moneys arising from such sale to retain the same major of principal and interest together with the costs and charges incident thereto, and the overlays arising from such sale to retain the same major of principal and interest together with the costs and charges incident thereto, and the overlays arising from such sale to retain the same parties between the part 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 accordance thereto.  IN WITNESS WHEREOF, the part est of the first part have hereunto set their handsand sealeste day and year last above written was the second part any deficiency resulting from such sale.  STATE OF KANSAS  COUNTY.  SS.  COUNTY.	advances, made to account or otherwise up to the original	them by party of the second part whether evidenced by note
sale, on demand, to the party of the first part. Part 1es 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 accurately accurately and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respectives hereto.  IN WITNESS WHEREOF, the parties of the first part ha VC hereunto set Cheir handsand sealestle day and year last above written.  (SEAL)  (	It is agreed by the party of the flist part. Part 1es 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 understood and all benefits according to the first part have been been secutors, administrators, personal representatives, assigns and successors of the respectives hereto.  IN WITNESS WHEREOF, the parties of the first part have hereunto set their handsand sealesthe day and year last above written walter Boeth, Sr. (SEAL)  (SE	sale, on demand, to the party of the first part. Part 1es 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 according to the first part has very parties hereto.  IN WITNESS WHEREOF, the parties of the first part has very here and sealesthe day and year last above written walter Boeth, Sr. (SEAL)  (S	It is agreed by the party of the first part. Part 1es 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 according to the parties hereto.  IN WITNESS WHEREOF, the parties of the first part ha Ve hereunto set their handsand sealesthe day and year last above written.  (SEAL)  (S	It is agreed by the party of the first part. Part 16S 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 Indonture and each and every obligation therein contained, and all benefits acc therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.  IN WITNESS WHEREOF, the parties of the first part ha Ve hereunto set. Their handsand sealesthe day and year last above written (SEAL)  (S	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 according the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits according the parties hereto.  IN WITNESS WHEREOF, the parties of the first part have hereunto set their handsand sealsthe day and year last above written.  (SEAL)  (SEAL	If default be made in payment of estate are not paid when the same becomet here in a good repair as they are ing unpaid, and all of the obligations fo holder hereof, without notice, and it she and all the improvements thereon in the sell the premises hereby granted or any	such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on sail come due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estations, or if waste is committed on said premises, then this conveyance shall become absolute and the whole sum refor the security of which this indenture is given shall immediately mature and become due and payable at the option hall be lawful for the said party of the second part, its successors and assigns, to take possession of the said prime manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom: a
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 accelerations and increase the parties hereto.  IN WITNESS WHEREOF, the partles of the first part ha VC hereunto set their handsand sealesthe day and year last above written.  (SEAL)  Walter Boeth, Sr. (SEAL)  Ruby L. Boeth  (SI  RUBY L.	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 according tested and Inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respectant test and successors of the respectant test.  IN WITNESS WHEREOF, the parties of the first part ha VC hereunto set their handsand sealsthe day and year last above written.  (SEAL)  (SEAL)	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 according tested and Inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns, and successors of the respectant test of the parties of the first part ha Ve hereunto set their handsand sealesthe day and year last above written.  (SEAL)  (SEAL	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 according tested and Inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns, and successors of the respectant test of the parties of the first part ha Ve hereunto set their handsand sealesthe day and year last above written.  (SEAL)  (SEAL	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 accherefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respectant services hereto.  IN WITNESS WHEREOF, the parties of the first part ha VC hereunto set their handsand sealesthe day and year last above written.  (SEAL)	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 accommendered many tested and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respectant tested.  IN WITNESS WHEREOF, the parties of the first part ha VC hereunto set their handsand sealesthe day and year last above written.  (SEAL)		
IN WITNESS WHEREOF, the parties  of the first part has Ve hereunto set their handsand sealsthe day and year last above written.  (SEAL)  Walter Boeth, Sr. (SEAL)  (SEAL)  Ruby L. Boeth  (SI  WANSAS  COUNTY, SS.  C	IN WITHESS WHEREOF, the parties of the first part ha VC hereunto set their handsand sealesthe day and year last above written (SEAL)  Walter Boeth, Sr. (SEAL)  KANSAS  COUNTY,  SS.  CO	IN WITHESS WHEREOF, the parties of the first part ha VC hereunto set their handsand sealsthe day and year last above written (SEAL)  Walter Boeth, Sr. (SEAL)  KANSAS  COUNTY, SS.  COUNTY,	IN WITHESS WHEREOF, the parties of the first part ha VC hereunto set their handsand sealsthe day and year last above written (SEAL)  Walter Boeth, Sr. (SEAL)  KANSAS  COUNTY, SS.  COUNTY,	IN WITNESS WHEREOF, the parties of the first part ha VC hereunto set their handsand sealesthe day and year last above written (SEAL)  Walter Boeth, Sr. (SEAL)  KANSAS  COUNTY,  SS.  COUNTY,  SS.  COUNTY,  SS.  COUNTY,  BE IT REMEMBERED, That on this 31st day of January A. D. 19 before me, a Notary Public in the aforesaid County and Sealesthe day of January A. D. 19 came. Walter Boeth, Sr. and Ruby L. Boeth, husband and wife acknowledged the execution of the same.  WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seaf on the day and year above written.  My Commission Expires  March 10 1970  Antice Cotner  Notary Public  To March 10 1970  Antice Cotner  Notary Public  Notary Public  To March 10 1970  Antice Cotner  Notary Public  Notary Public  To March 10 1970  Antice Cotner  Notary Public  No	IN WITHESS WHEREOF, the parties of the first part ha VC hereunto set their handsand sealsthe day and year last above written (SEAL)  Walter Boeth, Sr. (SEAL)  KANSAS  COUNTY, SS.  COUNTY,	It is agreed by the parties hereto t	that the terms and provisions of this Indonture and and
Walter Boeth, Sr. (SEAL)  STATE OF KANSAS  COUNTY, SS.  C	Walter Boeth, Sr. (SEAL)  Walter Boeth, Sr. (SEAL)  Ruby L. Boeth  (SEAL)  Ruby L. Boeth  (SEAL)  Ruby L. Boeth  (SEAL)  Ruby L. Boeth  (SEAL)  (SEAL)  Ruby L. Boeth  (SEAL)  (SEAL)  Ruby L. Boeth  (SEAL)  (SEAL)  (SEAL)  (SEAL)  Ruby L. Boeth  (SEAL)  (	Walter Boeth, Sr. (SEAL)  Ruby L. Boeth  (SEAL)  Ruby L. Boeth  (SEAL)  Ruby L. Boeth  (SEAL)  Ruby L. Boeth  (SEAL)  (SEAL)  Ruby L. Boeth  (SEAL)  (SEAL)  Ruby L. Boeth  (SEAL)  (SEAL)  (SEAL)  Ruby L. Boeth  (SEAL)  (SE	Walter Boeth, Sr. (SEAL)  Ruby L. Boeth  (SEAL)  Ruby L. Boeth  (SEAL)  Ruby L. Boeth  (SEAL)  Ruby L. Boeth  (SEAL)  (SEAL)  Ruby L. Boeth  (SEAL)  (SEAL)  Ruby L. Boeth  (SEAL)  (S	Walter Boeth, Sr. (SEAL)  Walter Boeth, Sr. (SEAL)  STATE OF KANSAS  COUNTY,  SS.  COU	Walter Boeth, Sr. (SEAL)  Ruby L. Boeth  (SEAL)  Ruby L. Boeth  (SEAL)  STATE OF KANSAS  C BOULSTAS  COUNTY SS.  CDOUT AS DE IT REMEMBERED, That on this Defore me, a Notary Public in the aforesaid County and S came. Walter Boeth, Sr. and Ruby L. Boeth, husband and wife acknowledged the execution of the same.  IN WITHESS WHEREOF I have hereunto subscribed my name, and affixed my official seal on the day and year above written.  My Commission Expires  March 10 1970  Janice Cotner  Notary Public  Notary Public  Long Public  Long Public  Notary Public  Long Public  Long Public  Long Public  Long Public  Long Public  Long Public  Notary Public  Long Pu		ad be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the resp
STATE OF KANSAS  BOUCHAS  COUNTY,  SS.  COUNTY,  DE IT REMEMBERED, That on this 31st day of January A. D. 19  before me, a Notary Public in the aforesaid County and S  came Walter Boeth, Sr. and Ruby L. Boeth, husband and wife  to me personally known to be the same person who executed the foregoing instrument and acknowledged the execution of the same.  IN WITHESS WHEREOF, I have hereunto subscribed my name, and affixed my official sept on the day and year above written.  My Commission Expires  March 10 1970	STATE OF KANSAS  C BOUGLAS.  COUNTY,  BE IT REMEMBERED, That on this 31st day of January A D, 19  before me, a Notary Public in the aforesaid County and S  came Walter Boeth, Sr. and Ruby L. Boeth, husband and wif  to me personally known to be the same person who executed the foregoing Instrument and acknowledged the execution of the same.  IN WITHESS WHEREOF, I have hereunto subscribed my name, and affixed my official seaf on the day and year above written.  March 10 1970  Janice Cotner  Notary Public	STATE OF KANSAS  COUNTY,  BE IT REMEMBERED, That on this 31st day of January A.D. 19  before me, a Notary Public in the aforesaid County and S.  came. Walter Boeth, Sr. and Ruby L. Boeth, husband and wife  to me personally known to be the same persons who executed the foregoing instrument and acknowledged the execution of the same.  IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seaf on the day and year above written.  March 10 1970  Janice Cotner  Notary Public	STATE OF KANSAS  C BOUGLAS, COUNTY,  BE IT REMEMBERED, That on this 31st day of January A. D. 19  before me, a Notary Public in the aforesaid County and S.  came. Walter Boeth, Sr. and Ruby L. Boeth, husband and wife  to me personally known to be the same person who executed the foregoing Instrument and acknowledged the execution of the same.  IN WITHESS WHEREOF, I have hereunto subscribed my name, and affixed my official seaf on the day and year above written.  My Commission-Expires  March 10 1970  Janice Cotner  Notary Public	STATE OF KANSAS  C BOUGLAS, COUNTY,  BE IT REMEMBERED, That on this 31st day of January A. D. 19  before me, a Notary Public in the aforesaid County and S. came Walter Boeth, Sr. and Ruby L. Boeth, husband and will to me personally known to be the same person who executed the foregoing instrument and acknowledged the execution of the same.  IN WITHESS WHEREOF, I have hereunto subscribed my name, and affixed my official seet on the day and year above written.  My Commission-Expires  March 10 1970  Janice Cotner  Notary Public	STATE OF KANSAS  C BOUGLAS, COUNTY,  BE IT REMEMBERED, That on this 31st day of January A. D. 19  before me, a Notary Public in the aforesaid County and S.  came. Walter Boeth, Sr. and Ruby L. Boeth, husband and wife  to me personally known to be the same person who executed the foregoing Instrument and acknowledged the execution of the same.  IN WITHESS WHEREOF, I have hereunto subscribed my name, and affixed my official seaf on the day and year above written.  My Commission-Expires  March 10 1970  Janice Cotner  Notary Public	IN WITNESS WHEREOF, the part	des of the first part ha Ve hereunto set their handsand sealsthe day and year last above writte
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