with the appurtenances and	all the estate, title and interest of the said partles of the first part therein.	9
And the said part 10.8 of the of the premises above granted, and a	e first part dohereby covenant and regree that at the delivery hereof theyers, the lawful owner.B seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances.	
It is acread between the parties	and that they will warrant and defend the same against all parties making lawful claim thereto. hereto that the part 10.8 of the first part shall at all times during the life of this indenture, pay all taxes	P
	r essessed against said real estate when the same becomes due and payable, and thet LHBY, W111 hate insured against fire and tornado in such sum and by such insurance company as shall be specified and cond part, the loss, if any, made payable to the part Y of the second part to the extent of 1.2.8 r1.65. of the first part shall fail to pay such taxes when the same become due and payable on to keep ded, then the part y of the second part may pay said taxes and insurance, or either, and the amount indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment	
	tages to secure the payment of the sum of Five thousand and no/100	
according to the terms of ODE	certain written obligation for the payment of taid sum of motive associated in the Qth	
day of Saptamber perf; with all interest accruing thereon	19.53., and by 125. terms made payable to the part y of the second n according to the terms of said obligation and also to secure any sum of sums of money advanced by the	
that said part 188 of the first part	to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event art shall fail to pay the same as provided in this indenture.	and a second
astate are not cald when the same h	d if such payments be made as herein specified, and the obligation contained therein fully discharged, or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real scome due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said seel at they are now or if waste is consisted to the second score of the second score of the second score is not kept up, as provided herein, or if the buildings on said	
and the whole sum remaining unpaid, is given, shell immediately mature and	I, and all of the obligations provided for in said written obligation, for the security of which this indenture d become due and payable at the option of the holder hereof, without notice, and it shall be lawful for	
me said part. y of the second pa	to take possession of the said premises and all the improve- by lew and to have a receiver appointed to collect the rents and benefits accruing therefrom, and to any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to cipal and interest, together with the bosts and charges incident thereto, and the overplus, if any there be,	
retein the emount then unpeld of origin	cipal and interest, together with the costs and charges incident therate and the antering from such sale to	11 2 M 2 M
shall be paid by the part	ing such sale, on demand, to the first part 188.	A STATE
It is agreed by the part of the making the second by the parties hereiton benefits accruing therefrom, shall extend successors of the respective sessions and successors of the respective sessions are set of the respective set of the respectiv	ing such sale, on demand, to the first part IBB a that the terms and provisions of this indenture and each and every obligation therein contained, and all and and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, we parties hereto.	£.
It is agreed by the part of the making the second by the parties hereiton benefits accruing therefrom, shall extend successors of the respective sessions and successors of the respective sessions are set of the respective set of the respectiv	ing such sele, on demand, to the first part IBB. a that the terms and provisions of this indenture and each and every obligation therein contained, and all and and love to, and be obligatory upon the heirs, executors, administrators, personal representatives, the parties hereto. B. of the first part ha. V.O. hereunto set. thoir hand B. and seal B. the day and year	<u>а</u> . 
the paid by the part. J. making the parties hereto benefits accruing therefrom, shall extensions and successors of the respective	ing such sale, on demand, to the first part IBB a that the terms and provisions of this indenture and each and every obligation therein contained, and all and and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, we parties hereto.	
the paid by the part. J. making the parties hereto benefits account therefrom, shall extensions and successors of the respective	ing such site, on demand, to the first part IBB. a that the terms and provisions of this indentive and each and every obligation therein contained, and all and and inue to, and be obligatory upon the heir, executor, administrators, personal representatives, be parties hereto. B. of the first part ha. V.B. hereunto set. their hand B. and seal B. the day and year H. D. Richmond. (SEAL) Succille F. Relnaur. (SEAL)	л в т
This is gread by the parties hereto benefits accruing theoreton, shall each assigns and successors of the respecti- to Wieness Wienew, the part 1.8. has above written.	ing such sele, on demand, to the first part IBB. that the terms and provisions of this indenture and each and every obligation therein contained, and all and and inversely, and be obligatory upon the heirs, executors, administrators, personal representatives, and and inversely and be obligatory upon the heirs, executors, administrators, personal representatives, and and inversely and the obligatory upon the heirs, executors, administrators, personal representatives, and and inversely and the obligatory upon the heirs, executors, administrators, personal representatives, and and inversely and the obligatory upon the heirs, executors, administrators, personal representatives, and and inversely and the obligatory upon the heirs, executors, administrators, personal representatives, and and inversely and the obligatory upon the heirs, executors, administrators, personal representatives, and and inversely and the obligatory upon the heirs, executors, administrators, personal representatives, and and inversely and the obligatory upon the heirs, executors, administrators, personal representatives, and and the first part he V.O. herewords existing the obligatory upon the heirs, executors, administrators, personal representatives, and and and and and administrators, personal representatives, and the obligatory administrators and the day and year administratory administratory	
This is gread by the parties hereto benefits accruing theoreton, shall each assigns and successors of the respecti- to Wieness Wienew, the part 1.8. has above written.	ing such site, on demand, to the first part IBB. a that the terms and provisions of this indentive and each and every obligation therein contained, and all and and hours to, and be obligatory upon the heirs, executors, edministrators, personal representatives, a of the first part he. V.O. hereunto are thoir hand a and teel B the day and year H. D. Ratharoux (SEAL) SEAL) SEAL) (SEAL)	
that be paid by the part of making the second secon	ing such site, on demand, to the first part IBB. a that the terms and provisions of this indentive and each and every obligation therein contained, and all and and hours to, and be obligatory upon the heirs, executors, edministrators, personal representatives, a of the first part he. V.O. hereunto are thoir hand a and teel B the day and year H. D. Ratharoux (SEAL) SEAL) SEAL) (SEAL)	
It is agreed by the part of the making the second by the parties hereiton benefits accruing therefrom, shall extend successors of the respective sessions and successors of the respective sessions are set of the respective set of the respectiv	ing such site, on demand, to the first part IBB. a that the terms and provisions of this indentive and each and every obligation therein contained, and all and and hours to, and be obligatory upon the heirs, executors, edministrators, personal representatives, a of the first part he. V.O. hereunto are thoir hand a and teel B the day and year H. D. Ratharoux (SEAL) SEAL) SEAL) (SEAL)	
theil be paid by the part of making the parties hereard by the parties hereard by the parties hereard particular the parties and successors of the respective sealings and successors of the respective to Wienew Wienew, the part 1.8.1 as above written.	ing such site, on demand, to the first part IBB. a that the terms and provisions of this indentive and each and every obligation therein contained, and all and and hours to, and be obligatory upon the heirs, executors, edministrators, personal representatives, a of the first part he. V.O. hereunto are thoir hand a and teel B the day and year H. D. Ratharoux (SEAL) SEAL) SEAL) (SEAL)	
That or a gread by the part is hereto benefits acring theorem, hall each assigns and successors of the respects to Whenes Wheread, the part 1.8, har above writer.	ing such site, on demand, to the first part IBB. a that the terms and provisions of this indentive and each and every obligation therein contained, and all and and hours to, and be obligatory upon the heirs, executors, edministrators, personal representatives, a of the first part he. V.O. hereunto are thoir hand a and teel B the day and year H. D. Ratharoux (SEAL) SEAL) SEAL) (SEAL)	
HATE OF KANSAS Douglas MATE OF Kansas Douglas	ing such sale, on demand, to the first part IBB. a that the terms and provisions of this indentive and each and every obligation therein contained, and all not and ince to, and be obligatory upon the heirs, executors, administrators, personal representatives, a. of the first part he. V.O. hereunto set. theIr hand B. and teel B. the day and year H. U. M. M. M. (SEAL) Muerille T. Maluaur (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
That or a gread by the part is hereto benefits acring theorem, hall each assigns and successors of the respects to Whenes Wheread, the part 1.8, har above writer.	ing such sale, on demand, to the first pert IBB. to that the terms and provisions of this indentive and each and every obligation therein contained, and all one and incurs to, and be obligatory upon the heirs, executors, administrators, personal representatives, B. of the first pert he. V.O. hereunto set. the IF. hand B. and teel B. the day and year H. U. M. M. M. (SEAL) M. CEAL) M. CEAL) (SEAL)	
HATE OF KANSAS Douglas MATE OF Kansas Douglas	ing such site, on demand, to the first pert IBB. a that the terms and provisions of this indenture and each and every obligation therein contained, and alt- and and love to, and be obligatory upon the heir, executor, administrators, personal representatives, B. of the first part he V2, herewrite set. their hand B. and seal B. the day and year H. D. M. M. M. SEAD M. SEAD (SEAD) (SE	
HAIT OF KANSAS Douglas MAIT OF KANSAS MAIT OF KANSAS Douglas	ing such sale, on demand, to the first part IBB. a that the terms and provisions of this indentive and each and every obligation therein contained, and all one and ince to, and be obligatory upon the heir, executor, administrators, personal representatives, B. of the first part he. V.O. bereunto set. theIT hand B. and teel B. the day and year H. U. M. M. M. (SEAL) M. Of the first part he. V.O. bereunto set. theIT hand B. and teel B. the day and year M. Of the first part he. V.O. bereunto set. theIT hand B. and teel B. the day and year M. U. M. M. M. (SEAL) (SE	
HATE OF KANSAS Douglas MATE OF Kansas Douglas	ing such sale, on demand, to the first part IBB. to that the terms and provisions of this indentive and each and every obligation therein contained, and all one and ince to, and be obligatory upon the heir, executor, administratore, personal representatives, B. of the first part ha. V.O. bereunto set. theIr hand B. and teel B. the day and year H. U. M. M. M. (SEAL) M. Of the first part ha. V.O. bereunto set. theIr hand B. and teel B. the day and year M. U. M. M. M. (SEAL) (S	

17

-1 :244

.....

and the second s

and a state of the

6

الم

14

1

\*