÷,

ue Neuslijter

SOUT

with the appurtenances and all the estate, title and i	nterest of the said part Y of the first part therein.		
And the said part y of the first part does	hereby covenant and agree that at the delivery hereof he is the lawful or	waer	
of the premises above granted, and seized of a good and in-	defeasible estate of inheritance therein, free and clear of all incumbrances,		
and that be	will warrant and defend the same egainst all parties making lawful claim t		
It is agreed between the parties hereto that the part	y of the first part shall at all times during the life of this indenture.	la vag	
tawas and attentionants that may be levial on account and	and the second		
directed by the part 10.5 of the second part, the loss, if interest. And in the event that said part y of the fire	is said real state when the same becomes due and payable, and that	ed and el r	
said premises insured as herein provided, then the part LC so paid shall become a part of the indebtedness, secured 1 ment until fully repaid.	any, made payable to the part_IHB_ of the second part to the extent of Lflf it part shall fail to pay such taxes when the same become due and payable or the 25 of the second part may pay said taxes and insurance, or either, and the a by this indenture, and shall bear interest at the rate of 10% from the date of	mount	
ment until repairs	re payment of the sum of Seyen Thousand (\$7,000.00)		
		LARS,	
seconding to the terms of	ation for the payment of said sum of money, executed on the		
part, with all interest accruing thereon according to the ter	and by terms made payable to the part 105 of the ims of said obligation and also to secure any sum or sums of money advanced	second by the	
said part LQS, of the second part to pay for any insural	nce or to-discharge any taxes with interest thereon as herein provided, in the	event	
that said part y of the first part shall fail to pay th And this conveyance shall be void if such payments b	in minden and branche and there a start and the set of the	airged	
estate are not paid when the same become due and payable	e, or if the insurance is not kept up, as provided herein, or if the buildings o	id real in said	
	ations provided for in said written obligation, for the security of which this ind payable at the option of the holder hereof, without notice, and it shall be law		
the said part 188 of the second part	to take points of the said premises and all the im- a receiver appointed to collect the rens and benefits accruing thereform; a	prove-	
sell the premises hereby granted, or any part thereof, in the second sec	a receiver appointed to collect the rents and benefits accruing therefrom; a be manner prescribed by law, and out of all moneys arising from such sale to with the costs and charges incident thereto, and the overplus, if any there be,	retain	
be paid, by the part y making such sale, on demand	, to the first part Y		
It is agreed by the parties hereto that the terms and	provisions of this indenture and each and every obligation therein contained, a	nd all	
	be obligatory upon the heirs, executors, administrators, personal represent		
assignt and successors of the respective parties hereto.	the obligatory upon the neurs, executors, administrators, personal represent	atives,	
assigns and successors of the respective parties hereto.	of the first part hs.8	atives,	
assignt and successors of the respective parties hereto.	of the first part has hereunto set his hand (SP	atives, BAL)	
assignt and successors of the respective parties hereto.	of the first part has hereunto see his	atives,	
assignt and successors of the respective parties hereto.	of the first part has hereunto see his	Ally Ally Ally Ally Ally Ally Ally Ally	
assignt and successors of the respective parties hereto.	of the first part has hereunto see his	atives,	
assignt and successors of the respective parties hereto.	of the first part has hereunto see his	Ally Ally Ally Ally Ally Ally Ally Ally	
assignt and successors of the respective parties hereto.	of the first part has hereunto see his	Ally Ally Ally Ally Ally Ally Ally Ally	
assignt and successors of the respective parties hereto.	of the first part has hereunto see his	Ally Ally Ally Ally Ally Ally Ally Ally	
suignt and successors of the respective parties herero. In Witness Whoteof, the part X. and sealthe day and year last above written.	of the first part has hereunto see his	Ally Ally Ally Ally Ally Ally Ally Ally	
saigni and successors of the respective parties hereto. In Witness Whoreof, the part Y and sealthe day and year last above written. STATE OF	SS.	atives, ALL) EAL) EAL) BAL) BAL)	
suignt and successors of the respective path the tor, mile to, mil	SS. SS. SS. SS. SS. SS. SS. SS. SS. SS	atives, EAL) EAL) BAL) BAL) BAL) BAL)	
satigns and successors of the respective parties hereto. In Witness Whoreos, the part X. and sealthe day and year last above written. STATE OF	of the first part has hereuno see his	atives, EAL) EAL) BAL) BAL) BAL) BAL)	
suigar and nucesoor of the repetive parties hereto. In Witness Whoteof, the part X. and sealthe day and year last above written. STATE OF	of the first part has hereunto set _his	atives, BAL) BAL) BAL) BAL) BAL) D556., Sinte,	
suignt and successors of the respective parties herero. In Witness Whoreof, the part X. and sealthe day and year last above written. STATE OF	SS. SS. SS. SS. SS. SS. SS. SS.	atives, BAL) BAL) BAL) BAL) BAL) D556., Sinte,	
suigar and nucesoor of the repetive parties herero. In Witness Whoteof, the part X. and sealthe day and year last above written. STATE OFKansas COUNTY OFDouglas Be it Remember before mfs all (came) 0, T A R / 2 1 A R / 2 1	SS. SS. SS. SS. SS. SS. SS. SS.	atives, BAL) BAL) BAL) BAL) BAL) SAL	
STATE OF Kansas COUNTY OF Douglas COUNTY OF Douglas STATE OF Kansas COUNTY OF Douglas COUNTY OF DOUGLAS	SS. SS. SS. SS. SS. SS. SS. SS.	atives, BAL) BAL) BAL) BAL) BAL) SAL	
saigut and meessors of the repetive parties hereto. In Wittees Whoteof, the part X. and sealthe day and year last above written. STATE OF Kansas COUNTY OF Douglas Be it Remembered before me, and COUNTY OF Douglas Difference of the second sec	SS. SS. SS. SS. SS. SS. SS. SS.	Alives, EAL) EAL) EAL) BAL) BAL) BAL) Sinte, Sinte, Sinte, Sinte, Sinte,	
stight and mession of the repetive parties hereto. In Wittens Whoteof, the part X. and sealthe day and year last above written. STATH OF	of the first part has hereunto set _his	Alives, EAL) EAL) EAL) BAL) BAL) BAL) Sinte, Sinte, Sinte, Sinte, Sinte,	
STATE OF Kanëas COUNTY OF Douglas Be li Remember STATE OF Kanëas COUNTY OF Douglas OI A R Du GIA STATE OF Kanëas COUNTY OF Douglas Be li Remember before më, af came Ald Do me persona ment and du N WITNESS WI seal, on the du	of the first part has hereunto set _his	Alives, EAL) EAL) EAL) BAL) BAL) BAL) Sinte, Sinte, Sinte, Sinte, Sinte,	

secured thereby, and authorize the Register of Deeds to enter Dated this 8th. day of July 1965. the discharge of this mortgage of record. Will Hey Emma M. Hey Mortgagee. Owner.

1

્રે

 \hat{g}_{i}^{k}

((

.