		lana di mana talam mata ngladan sa mantanan na kalar ng kalan sa k	
and the second			
	nces and all the estate, title and interest		
	him of the first part dominim hereby covenant and ag inted, and seized of a good and indefeasible estate of		
of the premises above gra	med, and select or a good and moreaside estate of	niteritarice interent, and end cick content and	
	and that they will warrant and de		
It is agreed between t	the parties hereto that the part 103 of the first par	t shall at all times during the life of this in	denture, pay all taxes
keep the buildings upon s directed by the part. Y interest, And in the event said premises logured as	be levied or assessed against said real estate when the aid real estate Insured against fire and tornado-in such of the second part, the loss, if any, made-payable to that said part1_CS of the first part shall fail to pay herein provided, then the part y of the second p	the part. Which insurance company as the part. Which is the second part to the such taxes when the same become due an part may pay said taxes and insurance, or a	a extent of his d payable or to keep wither, and the amount
so paid shall become a p until fully repaid.	art of the indebtedness, sccured by this indenture, and		a the date of balance
THIS GRANT is intende	d as a mortgage to secure the payment of the sum of	Two. Thousand (\$2,000.00	
	ODC certain written obligation for the payment		DOLLARS,
day of Nav	19.56 and by	its terms made payable to the par	y of the second
part, with all interest acc	ruing thereon according to the terms of said obligation	and also to secure any sum or sums of m	oney advanced by the
	second part to pay for any insurance or to discharge a the first part shall fail to pay the same as provided in		provided, in the event
And this conveyance a If default be made in au estate are not paid when	the first part start into the payments be made as provided in thall be void if such payments be made as herein spec- the same become due and payable, or if the insurance in as good iepair as they are now, or if wate its comm ining unpaid, and all of the obligations provided for i	cified, and the obligation contained the rated thereby, or interest thereon, or if the is not kept up, as provided herein, or if ited on wild premiums, then this convergence	the buildings on said
is given, shall immediatel	y mature and become due and payable at the option	of theisnoider hereof, without houce, and	i inali De lawioi for
ments thereon in the man sell the premises hereby	he second part. ner provided by law and to have a receiver appointed granted, or any part thereof, in the manner prescribi- paid of principal and interest, together with the costs a	to collect the rents and benefits accruin ed by law, and out of all mone'ys aris	g therefrom; and to ing from such sale to
- 11	Y meking such sale, on demand, to the first par		•
benefits accruing therefro assigns and successors of	parties hereto that the terms and provisions of this in m, shall extend and inure to, and be obligatory up the respective parties hereto.	on the cheirs, executors, administrators, p	ersonal representatives,
In Witness Whereof, I last above written.	he part125 of the first part ha VC hereunto a		The only and year
		Daniel & Harris 10 L. Harris Georgia V. Harris	(SEAL)
		Le L. Harris	(SEAL)
	Geō	rgia V. Harris	(SEAL)
	a de la construcción de la constru		(SEAL)
			8
			n
			Same Strategy
	for the state of		
)		
STATE OF Kansas	SS.		
STATE OF Kansas	COUNTY,)		A D 1956
Douglas		15th	
11	BE IT REMEMBERED, That on this	15th day of in the afor	essid County and State,
Douglas	before inc, a	15th	
Douglas	before me, e	ublic	
Douglas	before me, aNotaryF cameDavid L. Harrisa	ublic	Mife,
Douglas	before me, a	ublic	MICO,
Douglas	before me, a	ublic	MICO,
Douglas T O R N (SEN) T A R Y C D H L A C GULL	before me, a	ublic	MITO,

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