with the appurtenances and all the estate, title and inferest of the said part 1950f the first part therein. of the premises above granted, and seized of a good and Indefeasible estate of Inheritance therein, free and clear of all incumbrances,

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and that 5203 will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part $\frac{1}{20.5}$ of the first part shall at all times during the life of this indenture, pay all taxes

and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that MOY. WILL terp the buildings upon said real estate inviced against fire and tornado In such sum and by such invirance company as shall be specified and terest. And in the oven that said part LCAL, of the first part shall fail to pay such taxes when the same become due and payable or to the extend of LLAL. Id penies insured as herein provided, then the part Y... of the score and invirance company consistence on the avent that and payable or to keep paid shall become a part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment and full fully repaid. keep th Interest. And in m said premises insu ao paid shall becc until fully repaid.

and no/100----- Dollars,

eccording to the terms of 020 certain written colligation for the payment of said sum of money, executed on the 23rd day of JUNG 19.56, and by 10.5 terms made payable to the part Y of the second part, with all Interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the

that said part. 1.0.3, of the first part shall fall to pay the same as provided in this indenture. ÷.,

And this percession, of the tests part shall also be yet the same as provided in this incontrive. And this conveyance shall be void if such payments be made as herein specified, and her obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real effate are not paid when the same become due and payable, or if the insurance is not keep 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 keep up, as provided herein, or if the buildings on said real estate are not keep in as good repair as they are now, or if waste is committed on said premises, there this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligations provided for its said written obligation, for the security of which this Indenture is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for

shall be paid by the part Σ_{max} making such sale, on demand, to the first part $\Xi \Omega \Omega_{*}$

It is spreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, thall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.

last above written

		Curation of	sake mart	-
		Carolee Drake	Martin	(SEA
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STATE OF Kansas			· · ·	
Douglas	SS.			•
μ.Ε. Α.	BE IT REMEMBERED, That on	this 23rd day of	June J	A. D., 19.5
	before me, a	Notary Public	in the eforesa	d County and Sta
0 HOTA	, came Carolce I	Drake Hartin and	W. Selvin Ma	rtin, her
	husband			
BLIC A	to me personally known to acknowledged the execut	to be the same person S , who	executed the foregoing	Instrument and du
			and altied as attack	
MAL INTY .	IN WITNESS WHEREOF, I have year last above written.	nerconto subscribeo my name.		seal on the day as
My Compliators Expires	April 21 10 5			-6-1.
	and a second state of the		L. E. Eby	Notary Public
- <u> </u>				- A-
- Jone 13, 1954 at 11;	:05 A.M.	E rol	i A. Beck, Regi	stan P Dec
		. ١٠٠٠ مور	T THE DOCK , NORT	coer i la e
		Tra,	co. M. I Lon	e Deputy
	RELEASE			

I the undersigned, owner of the within mentrage, do herein along with the site debt secured thereby, and authorize the supjuster of lectric to enter the mentrage of record. Dated this 7th day February 1866 LiE LWare of STIP Date 184. Along " this

H.C. Brinkman, Fresident Mertingree.

AllHuI: L.E. Eby, Secretary

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THE PERSON NEW

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