And the said part y of the fin	state, tile and interest of the said party st part dog Shereby covenant and agree that of a good and indefeasible estate of inheritance	at the delivery hereof ho. 18 the lawful ow	ner
It is agreed between the parties her taxes and suscements that may be levied keep the buildings upon said real estate directed by the part $S_{}$ of the secon- interest. And in the event that said part, said premiers insured as herein provided so paid shall become a part of the indel mear until fully repaid.	eto that the part $\underline{\nabla}$ of the first part shall or aversed against said real ⁶ estate when the san insured against fire and torrando in ruch sum as $\underline{\partial}$ part, the loss, if any, made payable to, the part $\underline{\nabla}$ of the first part shall fail to pay such ta , then the part $\underline{\nabla}$	same against all parties making lawful claim th at all times during the life of this indenture, p ne becomes due and payable, and that DQ. MA. d by such insurance company as shall be specifie y_{\pm} of the second part to the extent of D. ary when the same become due and payable or to ay said taxes and insurance, or either, and the as ar interest at the rate of 10% from the date of b.	iy all
according to the terms of <u>8</u> (ce day of <u>Sep tember</u> part, with all interest accounts thereon a	Thousand and no/100 rain written obligation for the payment of sai 19.56, and by 12.8 ccording to the terms of said obligation and also	DOL	econd by the
that said part.y of the first part at And this conveyance shall be void i If default be made in such payments o estate are not paid when the same becor- real estate are not paid when the same becor- real estate are not paid when the same becor-	hall fail to pay the same as provided in this if such payments be made as herein specificul, a r asy part thereof or any obligation created th ne due and payable, or if the insurance is not k r as they are now, or if waste is committed on as r as they are now, or if waste is committed on as	indenture. and the obligation contained therein fully disch creby, or interest thereon, or if the taxes on sai ept up, as provided herein, or if the buildings o sid premises, then this convegance shall become a time obligation, for the security of which this ind solder hereof, without notice, and it shall be lawd	arged. d real a said solute
the sald party of the second part ments thereon in the manner provided I sell the premises hereby granted, or any the amount then uspaid of principal and be paid by the part y making suc	to to or law and to have a receiver appointed to con- part thereof, in the manner prescribed by law, i interest, together with the costs and charges in the sale, on demand, to the first puty.	ake possession of the said premies and all the Im ext the rents and benefits accruing therefrom; r and out of all moneys arising from such sale to cident thereto, and the overplus, if any there be	nd to retain shall
benefits accuing therefrom, shall extend assigns and nuccessors of the respective 1 In Witness White and scalthe day and year last above	and inure to, and be colligatory upon the her parties hereto. reol, the party of the first part has	hereuno y his his hand hereuno y his hand Martine (S	EAL)
			EAL) EAL)
STATE OF Kansas COUNTY OF Douglas	• It Remembered, That on this. // # before me, s. Notary, Public, came	day of September A. D. 1	itate,
20.4 μ	ment and duly acknowledged the exect N WITNESS WHEREOF, I have herounto seal on the day and year last above we	subscribed my name, and affixed my of	ficial
ecorded September 22, 1950 at 8 I, the undersigned, owner c		by acknowledge the full payme	
ebt secured thereby, and author ecord. Dated this 29 day of Ma	rize the Register of Deeds to	enter the discharge of this mo H. Jost	
		Mortgagee, (Wher,	A
		on the sign morrage 15is 29 international cl march	
		1962	

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