62

-

Ka By

	and the first the second s
with the appurtenances and	d all the estate, title and interest of the said part 100 of the first part therein.
A state satil part 185 of the	e first part dohereby covenant and agree that at the delivery hereof CDBY APBhe lawful owners
of the premises above granied, and	selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
	and that they will warrant and defend the same against all parties making lawful claim thereto.
It is agreed between the parties	hereto that the part 105, of the first part shall at all times during the life of this indenture, pay all taxes
end assessments that may be levied a keep the buildings upon said real et directed by the part	or assessed against said real estato when the same becomes doe and payable, and that
until fully repaid. THIS GRANT is intended as a mo	ortgage to secure the payment of the sum of
the the time of their	restate written obligation for the payment of said sum of money, executed on the
day of October	19. 56. and by the second to be second to be part. Y of the second according to the terms of said obligation and also to secure any sum of sums of money advanced by the art to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event
ies at the first of the first of	nart shall fail to pay the same as provided in this indenture.
And this conveyance shall be va if default be made in such paymen estate are not paid when the same real estate are not kept in as good and the whole sum remaining unput to chose shall remediately mature	old if such payments be made as herein specified, and the obligation contained interior introvious data real ints or any part thereof or any obligation créated thereby, or interest thereon, or if the taxes on said real become due and payable, or if the insurance is not kept up, as provided herein, or if the baceme absolute interpair as they are now, or if weste is committed on said premises, then this conveyance shall become absolute and all of the obligations provided for in asid writter obligation, for the security of which this indenture and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for
retain the smount then unpaid of p	part. 15 to take posiession of the said premies and all the improve- ged by law and to have a receiver appointed to collect the rents and benefits accruing therefrom; and to or any part thereof, in the manner prescribed by law, and out of all money arking from such sale to rincipal and interest, together with the costs and charges incident thereto, and the overplus, if any there be,
	naking such sale, on demand, to the first part IBS reto that the terms and provisions of this indenture and each and every obligation therein contained, and all
benefits accruing therefrom, shall (	extend and inure to, and be obligatory upon the news, executive, communication pre-
In Witness Whereof, the part in last above written.	105 of the first pert he VO hereunto setthair
	allen L. Moore Milogra (SEAU)
	(SEAL)
	Day H Change (SEAL)
	Darothy J. Moore (SEAL)
	Dorothy J. Moore
	Dorothy J. Moore
	Dorothy J. Moore
STATE OF KANRAG	Dorothy J. Moore
STATE of Kansas	
	SS
	SS. COUNTY, S BE IT REMEMBERED, That on this23rdday ofCtoberA D., 19-56
Douglas	SS. COUNTY, SS.
Douglas	SS. COUNTY, BE IT REMEMBERED, That on this
Bouglas	SS. COUNTY, SS. COUNTY, BALLON, CONTRACTOR AND
	Soptember 18
	SS. COUNTY, BE IT REMEMBERED, That on this
	Soptember 18
	Soptember 18
Douglas Douglas FRIMO SCOTARL VGUGUC	SS. COUNTY.) BE IT REMEMBERED, That on this23rdday ofCctoberA D., 19_56 before me, eRoberty_publicIn the efforestal County and State cameAllen L. Moore_and_Dorothy_J. Moore to me personally known to be the same persons who executed the foregoing instrument and duly echnowledged the execution of the time. NWINESS WHEREOF, I have hereonic subscribed my units, and fillized my official shill on the day and year last above written. Soptembor 1B19_58. Marcola and and and and and and and and and an
Douglas Douglas FRIMO SCOTARL VGUGUC	SS. COUNTY.) BE IT REMEMBERED, That on this23rdday ofCctoberA D., 19_56 before me, eRoberty_publicIn the efforestal County and State cameAllen L. Moore_and_Dorothy_J. Moore to me personally known to be the same persons who executed the foregoing instrument and duly echnowledged the execution of the time. NWINESS WHEREOF, I have hereonic subscribed my units, and fillized my official shill on the day and year last above written. Soptembor 1B19_58. Marcola and and and and and and and and and an
Dovelas Dovelas FRW0000 FRW0000 (DELC) My Compliant Science Scault Scault My Compliant Science Scault Scault My Compliant Scault Scault My Compliant Scault My Complia	SS. COUNTY, SS. SS. COUNTY, SS. COUNTY, SS. SS. SS. SS. SS. SS. SS. SS
Dovelas Dovelas FRW0000 FRW0000 (DELC) My Compliant Science Scault Scault My Compliant Science Scault Scault My Compliant Scault Scault My Compliant Scault My Complia	SS. COUNTY, SS. SS. COUNTY, SS. COUNTY, SS. SS. SS. SS. SS. SS. SS. SS
Douglas Douglas FRINO SERINO SERINO SERINO SERINO SERINO SERINO My Completion Explore My Completion Series	Soptember 18. Some (SEAL)
Dovelas Dovelas FRW0000 FRW0000 (DELC) My Compliant Science Scault Scault My Compliant Science Scault Scault My Compliant Scault Scault My Compliant Scault My Complia	Dorgthy S. Moore (SEAL)
Douglas Douglas FRWO FRWO SCOTARL SCOULD My communication SCOULD SCOUL	Dorgetry/S. Moore (SEAL) Dorgetry/S. Moore (SEAL) SS. (COUNTY,) SS. (COUNTY,) SS. (COUNTY,) SE IT EMERISERED, This on this 23rd day of Cctober A D. 19-56 before me, e

13.84

**~**....

0

-----

33 and a