And the said part 105 of the of the premises above granted, and se	first part do hereby co ized of a good and indefeas no exceptions	nd interest of the said part 100 of venant and agree that at the delivery hereof tible estate of inheritance thereis, free and clea	they are the lewful owned
and assessments that may be levied or keep the buildings upon said real est directed by the party. of the sec interest. And in the event that said pa- said premises insured as herein provid so paid shall become a part of the in until fully repaid.	areto that the partIBS of assessed against said real e te inkured against fire and t ond part, the loss, if any, m t IBS of the first part sh ed, then the part y of debtedness, secured by this	variant and defend the same against all partie if the Tirst part shelt at all times during the lif- trate when the same becomes due and payed conside in avoid sum and by such insurance co- oriado in avoid such and and the same becomes of the second part may pay said taxes and insi- indenture, and shall bear interest at the rate o	of this indenture, pay all taxes e, and that they will uppeny as shall be specified and part to the extent of their me due and payable or to keep rance, or either, and the amount 10% from the date of payment
according to the terms of a day of April part, with all interest accruing thereon	certain written obligation f 19.57 , and t according to the terms of a to pay for any insurance or	of the sum of FOrty-Eight Hundrs or the payment of said sum of money, execute by its terms made payable sid obligation and also to secure any sum or to discharge any taxes with interest thereon as provided in this indenture.	d on the 1st to the part y of the second ums of money advanced by the
If default be made in such payments estate are not paid when the same be real estate are not kept in as good re and the whole sum remaining unpaid is given, shall immediately mature an the said part X of the second pa	or any part thereof or any come due and payable, or if pair as they are now, or if and all of the obligations d become due and payable	as herein specified, and the obligation co- obligation created thereby, or interest thereo the invariance is not kept up, as provided he waste is committed on raid premises, then this provided for in said witner obligation, for the at the option of the holder hereof, without in to take possision of the sail wer appointed to collect the rents and benefi anner prescribed by law, and out of all in the costs and charges incident thereto, and	a, or if the faxes on said real ein, or if the buildings on said conveyance shall become ebsolute security of which this indenture office, and it shall be lewful for
shell be pold by the part y mak. It is agreed by the parties hereto benefits accruing therefrom, shall ext assigns and successors of the respecti	ng such sale, on demand, t that the terms and provisi and and inure to, and be ve parties hereto.		gation therein contained, and all trators, personal representatives,
		Hobert J. Hooro Maino Mieri Harna J. Meeri Larna J. Mooro	(SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
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STATE OF Kansas Douglas	county, 55		
	BE IT REMEMBERED, That of before me, a	a series and a series of the series of the	L A D., 1957 he aforeasid County and State
	BE IT REMEMBERED, That co before me, a came Robert J to me personally known acknowledged the exec IN WITNESS WHEREOF, I ha year last above writter	Notary Public in Moore and Marna J. Moore to be the same person 3 who executed the ution of the same. we hergunto subscribed my name, and affixed	he aforesaid County and State foregoing instrument and duly my official seal on the day and Manue
Douglas My Commission Expire	BE IT REMEMBERED, That c before me, a came Robert J to me personally known achnowledged the exec IN WITNESS WHEEBOP, I ha year last above writter F 30. 0 191	Notary Public in Moore and Marna J. Moore is to be the same person 3 who executed the ution of the same. we hergunto subscribed my name, and affixed So	he atoressid County and State foregoing instrument and duly my official seal on the day and Manue
Douglas I Y L V My. Commission Expire October ded April 1, 1957 at 2:3 e undersigned, owner of	BE IT REMEMBERED, That c before me, a came Robert J to me personally known adapowledged the exec IN WITNESS WHEREOF, I have year last above writter r 30. 0 194 5 P.M. RELEASE the within mortgan	Notary Public in Moore and Marna J. Moore is to be the same person 3 who executed the ution of the same. we here unto subscribed my name, and affixed So Dorothy J. Moor Parall C. Moore Te, do horeby acknowledge the	he aforesaid County and State foregoing instrument and duly my official seal on the day and Mount Notary Public.

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