and the second

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		t and defend the same against a		
It is agreed between the parties he and assessments that may be levied or keep the buildings upon said real estat	essessed against said real estate	when the same becomes due an	d payable, and that they we	Ind and
keep the buildings upon said real estat directed by the part y of the seco interest. And in the event that said per said premises insured as herein provid so paid shall become a part of the in	nd part, the loss, it any, made p	a yable to the party	me become due and navable or	to kee
" until fully repaid. This GRANT is intended as a more Seventy and No/100	page to secure the payment of th	e sum of Seven Thousar	d Seven Hundred and	OLLARS
according to the terms of ODE			, executed on the 6th	
day of December part, with all interest accruing thereon	10 57	terms made	nevable to the part ** of th	e secon by th
said part J of the second part	to pay for any insurance or to d	ischarge any taxes with Interest	thereon as herein provided, in t	he even
that said part LCS of the first par And this conveyance shall be void If default be made in such payments - estate are not paid when the same be	or any part thereof or any oblig	ation created thereby, or intere	uided barels of if the buildings	
real estate are not kept in as good re and the whole sum remaining unpaid, is given, shall immediately mature an	and all of the obligations prov d become due and payable at t	ided for in said written obligation a option of the holder hereof,	, for the security of which this without notice, and it shall be la	Indentur wful fa
the seld part y of the second pa ments thereon in the manner provided sell the premises hereby granted, or retain the amount then unpaid of prim	by law and to have a receiver a any part thereof, in the manne cipal and interest, together with t	to take possession of appointed to collect the rents an r prescribed by law, and out he costs and charges incident the	the said premises and all the d benefits accruing therefrom; of all moneys arising from suc areto, and the overplus, if any	improv and t sale t there b
shall be nald by the part V mak	ing such sale, on demand, to the	e first part.185		
It is agreed by the parties hereto benefits accruing therefrom, shall ext assigns and successors of the respect	end and inure to, and be oblig ive perties hereto.	atory upon the heirs, executor	, administrators, personal repres	entative
In Witness Whereof, the part 18:	S of the first part haWe h	ereunto er their han	d.S and sealS the day	and yes
and another with the second se		all texat	NS.	(SEAL
	And I have been a second	Robert A Moore		(SEA
and the second sec	14	Maina Ma	<i>eu</i>	(SEA
•		Marna J. Moore		(SEA
4		the state of the state of the		•
	HERETE IN STRUCTURE IN	and the second partition of the second		ŭ la di
and the second		b .	the second se	1. 200
			1	
CHOROMONIC MANAGERICATION	CONTRACTOR RECEIVED	chouch on non-monoton	a construction and a second	<u>nona</u> n
STATE OF Kansas		and the second se		
Douglas		· · · · · ·	λ	1.1
	IT REMEMBERED, That on this	and the second	December, A.D.	1957
annannan	before me,	J. Underwood . came Robert J. Moon	e and Marna J. Moor	ic in an G
Storny on				
SAOTARL OF	to me personally known t and duly acknowledged th	o be the same person S who ex e execution of the same.	icuted the foregoing instrument o	f writin
0->x<- 0	WITNESS WHEREOF, I have T	ereunto subscribed my hame and	affixed my official seal on the	day ar
My Commission expires Septem	her 18th at 158	What	ining	
The communication expires	19.20 ···	J. Underwood	Note	ry Pub
	1	1	and the second second	7.1
	t a. 5.1.	5 Istel	Regis	tor
		Clas y	negis	-ber

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