Including the rents, issues and profits thereof provided however that the Mortgagors shall be entitled to collect, and retain the rents, issues, and profits until default hereunter.

with the apportenances and all the estate, title and interest of the said part i.esof the first part therein.

hereby covenant and agree that at the delivery hereof they are the lawful owners And the said gart 185 of the first part to the premises above granted, and server covenant and agree that at the delivery hereof tiley are the lawf the premises above granted, and server covenant and agree that at the delivery hereof tiley are the lawf the premises above granted, and server covenant and agree that at the delivery hereof tiley are the lawf the premises above granted, and server covenant and agree that at the delivery hereof tiley are the lawf the premises above granted, and server covenant and agree that at the delivery hereof tiley are the lawf the premises above granted, and server covenant and agree that at the delivery hereof tiley are the lawf the premises above granted are the server covenant and agree that at the delivery hereof tiley are the lawf the premises above granted are the server covenant and agree that at the delivery hereof tiley are the lawf the premises above granted are the server covenant and agree that at the delivery hereof tiley are the lawf the premises above granted are the server covenant and agree that at the delivery hereof tiley are the lawf the premises are the server covenant and agree that at the delivery hereof tiley are the lawf the premises are the server covenant and agree that at the delivery hereof tiley are the lawf the premises are the server covenant and agree the server t

and that they, will warrant and defend the same against all parties making lawful claim thereto.

It is egreed getweensthe parties hereto that the part 105 of the first part shall at ell 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 they still keep the boildings upon said real estate insured against fire and torsado in such turn and by such insurance, company as shall be specified and increade by the part y. of the second part to the system of 11.5. Interest, and in the even equipart adapted by the first part when the same becomes due and payable, and that the same become due and payable of the second part to the system of 11.5. Interest, and in the even equipart adapted by the first part and to pay the to the part y. of the second part to the system of 11.5. Interest, and in the part of the induction and by the first part adapted by the instrument of the second part to the system of 11.5.

THIS GRANT IS INTO

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ey, executed on the 29th

day of Nov ember 19.58, and by 1.1.8 terms made payable to the part y of the second part, with all interest according to the terms of said obligation and also to secure any turn or sums of money advanced by the

of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event, said part Y

that said part 1.05. of the first part shall fail to pay the same as provided in this indentuge. And this conveyance shall be void if such payments be mede as berein specified, and the obligation contained therein folly 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 ree estate are not kept in as good repair as they are now, or if wate is committed on said vertice obligation, for the security of which this indenture and the whole sum estationing unpaid, and all of the obligation provided from its 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 awful for

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

In Witness Whereaf, the part 1.05 of the first part ha VC hereunto set their hand 5 and seal 5 the day and year t above written.

(SEAL) n L. King (SEAL) a (SEAL) King

(SEAL) -

e e e e e e en energe con conte da la construction de la construction de la construction de la construction de 5, 一法可且原则可以用原则 STATE OF Kansas -l ss. Douglas COUNTY, 29th day of November BE IT REMEMBERED, That on this before me, said Notary Public a Notary Public in and ORARO MIS for said County and State, came Myron La King and Edwina R. King, NOTARY husband and wife to me personally known to be the same person S who executed the foregoing instrument of writing and dily acknowledged the execution of the sam 1 ALTO 2 WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seat voar last above written Howard Wiscom an mission expires April 18th 5.1962 Public My Co

Recorded on December 4, 1958 at 2:45 P.M. ck Register of Deeds arold

hin mortgage, do hereby acknowledge the full payment of the Register of Deeds to enter the discharge of this mortgage of the

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wies in on the marigeo 3 may Horold a Beck By Janeie Beem

L-SERIE

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