And the taid part 165 of the first part do harshy covenant and agree that at the delivery hereof they. AIC the lawful owner S the premises above granted, and seized of a good and Indefeesable estate of inheritance therein, free and clear of all Incumbrances. And the taid part 165 of the first part do harshy covenant and agree that at the delivery hereof they. AIC the lawful owner S the premises above granted, and seized of a good and Indefeesable estate of inheritance therein, free and clear of all Incumbrances. And that they will wereant and defend the same against all peries making lawful clear there is. If is agreed between the parties hereto that the part 165 of the first part shall at all times during the life of this indenture, pay all taxes and these they are the same against all peries making lawful clear they all taxes the buildings upon said real estate insured againt fire and terrado in such sum and by such insurance comparty as shall be specified and interest. And in the event that taid part 165 of the first part shall fail to pay such taxes when the same become due and prystile, and the same to the second part, the loss, if any, made payshels to the part y. of the second part, the loss, if any, made payshels to the part y. of the second part is the such and pay said taxes and hourance, or when, and he such and payshels, and the present of the indebtedness, secored by this indemure, and shall become a part of the indebtedness, secored by this indemure, and shall be are of 10% from the date of payment in fully regula.
This GRANT is intended as a mortgage to seture the payment of the sum of NINE CHOUSAND Five hundred and no/100 - DOLLARS, coording to the terms of ONE certain written obligation for the payment of said sum of money, esecuted on the <u>3rd</u> by of <u>February</u> 19.59, and by <u>1ts</u> terms made payble to the payment of the second stri, with all interest accounting thereen according to the terms of said obligation and also to accore any sum or sums of money detaced by the add part <u>y</u> of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event hat said part <u>1</u> of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event hat said part <u>1</u> of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event hat said part <u>1</u> of the second part to pay for any reade as here in specified, and the obligation contained there in fully discharged default the model in an the payments the mede as here in specified, and the obligation contained there in buildings on said read the north payment here and paybles, or if the insures is no tenses, then this 'convergence aball become absolute end and in an the payment here and paybles or if the insures is not taken, then the buildings on said read the model is and the provided by these at payshes the committee obligation, for the security of which the inderture as take and the mine second part. The the manner prescribed on the bolider hered, without noice, and it shall become absolute and the second part. To take possession of the said premises and all the improve- ment thereon the first mart and to here a receive appointed to collect the rents and benefits accruing thereform, and to all the greenises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to all the premises hereby granted, and theree thereof the said and of the and of all moneys a
which the amount then amount of principal and interms, togenere with the test budget of balance the start of the party making such sale, on demand, to the first part_LES. It is agreed by the parties hereto that the terms and be obligatory upon the here, executors, administrators, personal representatives, saling and all concessors of the mapping here. In Winness Wingreed, the part LES of the first part her V2 bereauto set the first the first the first the first part the first the first part the fir
ATE OF KANSAS DOUGLAS COUNTY, IN WITNESS WHEREOF, I have non thin <u>3rd</u> day of <u>February</u> A. D. 19.59. It IT REMEMBERED, There on thin <u>3rd</u> day of <u>February</u> A. D. 19.59. It is and the undersigned of the undersigned o

1

tin 2 3 of day of Detaler Detaller Herold 9. Beck By James Been

ALL CONTRACT

Sales A