with the appurtenances and all the estate, title and interest of the said part 10 sof the first part therein.

And the said part 105 of the first part do hereby covenant and agree that at the delivery hereof UDOY STAR lawful ownerS mises above granted, and seized 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.

. Children Print

It is agreed between the parties hereto that the part 103 of the first part shall at all times during the life of this indenture, pay all taxes and ensembles that may be levied or assessed against sold real estate when the same becomes due and psychia certain the same becomes due and the subclique upon and real estate insured against sold real states when the same becomes due and psychia certain the same become due and psychia certain same back and psychia certain same become due and psychia certain same back and psychia ce

THIS GRANT is intended as a mortgage to secure the payment of the sum of Fifteen hundred dollars and no/100 DOLLARS. 

ording to the terms of OI10 \_ certain written obligation for the payment of said sum of money, executed on the  $11 \mathrm{th}$ 

day of Polruary 19.59 , and by 11.3 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 sum or sums of money advanced by the said part  $\mathcal I$  ... of the second part to pay for any insurance or to discharge any taxes with interest the reon as herein provided, in the even

That said part 303 of the first part half is to pay the any exame as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default is used in such payments or any part thereof or any obligation created thereby or interest thereon, or if the taxes on said real enters are not paid when the same become due and payable, or if the insurance is not kept up, as provided barein, or if the buildings on said real estate are not paid when the same become due and payable, or if the insurance is not kept up, as provided barein, or if the buildings on said real estate are not paid when the same become due and payable, or if the insurance is not kept up, as proveynos shall become about and the whole sum remembing organid, and all or the collipation of the holder bareat, there this concerve, or which the same there is a given, shall immediately mature and become due and payable or the obligation of the holder bareat) of which the same there is no state and the same thereat the same thereat of which the same bareat the same thereat of the holder bareat of the buildings of which the same that the same thereat the same the same the same thereat the same thereat the same the bareat thereat thereat the same the same the same the same thereat the same the same the same the same thereat the same thereat the same thereat the same the same the same thereat the same the same the same thereat the same the bareat the same thereat the same thereat the same thereat the same the same thereat the same the same thereat the same the same thereat the same the same thereat the same thereat the same thereat the same thereat the same the same thereat thereat the same thereat the same thereat the

the said part 3 of the second part. to take possession of the said premises and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accuring thereform, and sail the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arking from such sais retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there t shall be paid by the part  $\mathcal Y$  making such sale, on demand, to the first part 102 .

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

In Witness Whereat, the part  $\Theta$  of the first part ha $V\Theta$  hereunto set  $tii\Theta 1P$  hand and seal the day and year above written.

wilbur brouterd (St	EAL)
(SI	EAL)
Ladie Buth Brothard (St	EAL)
	EAL)

STATE OF Kanses	and the second se
Douglas	COUNTY,
NOTAS	at it EXMANDERED, That on this lith day of February A. 0. 19. 202 before me. L. F., Eby
Prost.c.	to me personally known to be the same person a who executed the foregoing instrument of writing, and duly acknowledged the precution of the same,
	IN WITNESS WHEREOF, I have berounto subscribed my back and afficient my official seal on the day and yoar inst above written.
My Commission expires ADF11	21 1062 L. V. Clypner exter

Harold a. Beck Ey James Reem

and a series of the second second

and the state of t