It is arread has een the parties hereto that the part y of the first part thell at all times during the life of this ind and assessments that may be levied or assessed against said real estate when the same and an insue down and payables, and that here why all taxes keep the buildings upon said real enter hoursel gainst fire and tomado in and some and privach argumes day, and the her her in the directed by the part y ... of the second part, the loss, if way, made payable to the part of the second pay to the societ of internet. And in the event that said part y'' of the first part shall fail to pay such taxes when the taxes of payable or to keep and payable or to keep and payable or to keep the paid that become a part of the indebiedness, secured by this indent ure, and shall bear internet at the rate of 10% from the date of payment will fully reguld. FIVE THOUSAND & no 100 \* \* \* \* DOLLARS, nt of said sum of money, executed on the 23rd  $t_{\rm ATR}$  is associated as an expression of the payment of said sum of money, executed on the 23rd day of November 19.59 , and by 148 terms made payable to the part 2 of the second part, with all (second according to the terms of said obligation and also to secure any sum or sums of money advanced by the according to the terms of  $\frac{1}{2}$  certain written obligation for this payment of said sum of money, executed on the <u>forca</u> day of <u>NOVARDEX</u> <u>19.59</u>, and by <u>100</u> herein and also its second and sum of money. A second of the second pert, with all interest accruing thereon according to the terms of tail obligation for taxes with interest accruing thereon according to the terms of tail obligation for taxes with interest thereon as therein provided, in the event that take and the consequence shall be void if such payments to make as herein specified, and the constant thereon as therein provided, in the event that take and this conveyance shall be void if such payments to make as herein specified, and the collegation contained therein fully discharged. If default be made in a such payments to a may be the interest or arm obligation in created therein, or if the taxes on said real erails eater on their the spool regular she they are now or if were its constitution and provided therein, or if the buildings on said and the collegation, contained therein fully discharged eristic are not head in a such payments or any being term or arm obligation created therein, or if the buildings on said and the collegation, contained and all of the collegation, contained and the collegation, contained therein fully discharged of the involve sum remaining ungatid, and all of the collegation provided for in said written obligation, contained which this indentors is glower, shall be noted as a degree and payable, or if the indentors are there are not kept in a good regular as they are now, or if were the said pay provided for the said written obligation, contained which this indentors are glower, shall be more and payable at the option of the holder hered, without notice, and it shall be lowford for the provided for in said written obligation, for the security of the hold the lowford for the provided for the holder hered, without notice, and it shall be lowford for the provided for the holder hered.

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

Is given, shall Intereditely mature and become due and payable at the option of the holder hereof, without notice, and it shall be Cartol the hold part  $\underline{X}_{\dots}$  of the second part  $\underline{A}$  to SUGCASSOT OF AUSTLETE to take possession of the sold premises and all the impro-ment thereon in the meaner provided by laws and to have a readiver appointed to collect the rests and barefits accounts thereform, and sell the premises hereby granted, or any part thereof, in the manner precided by law, and out of all moneys exising from such asis realin the amount then unpaid of principal and interest, together with the costs and charges incident therein, and the overplus; if any there is shall be paid by the part y..... making such sale, on di

It is agreed by the parties hereto that the terms and provisions of this identions and each and every obligation therein contained, and all refits accounting therefrom, shall extend and hurs to, and be obligatory upon the hetra, executors, administrators, personal representatives

In Witness Whe his his of, the part V. ... of the first part ha II

Markon Man pro Heau (SEAL) (SEAL)

STATE OF Mansas Douglas COUNTY HE IT REMEMBERED, That on this 23rd day or Ecoward Wilsoman Ecoward Wilsoman day of November A. D. 19 59 VORARD. a Notary Public In and N. P. A. S. S. for said County and State, came Dick Donald Thompson 5 to me perceptly known to be the same parson who executed the foregoing instrument of writing and duly acknowledged the execution of the same. COUS TO A ST IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. April 18th 10.62 MTWANd (Clisen and Norry Public Howard Wisconan on expires

Harold 4.

ck

this ratease written W 28th day 12 april arold a Beck anice Beem

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Register of Deeds