and that they will warrant and defend the sa of the first part may be levied or assessed against said real with when the same becomes of an and real estimates of the second part, the loss. If any nade pay value of the second part, the loss. If any nade pay value of the second part, the loss. If any nade pay value for the part \underline{Y} and that said part left of the first part shall fail to pay such taxes when es herein provided, then the part \underline{Y} of the second part much real second part and the fill the part pay value a part of the indectedents, escured by this lobser uses and shall be interest. has they will shall be specified and he extent of NLS mid payable or to keep either, and the amount in the date of payment t of the sum of Ten Thousand (\$10,000,00) -DOLLARS of ODE certain writte 7th d on the a cruing thereon according to the terms of said obligation and also to terure any som or sums of money advanced by the cording to the name pay for any insurance or to discharge any mean hall fall to pay the same as provided in this indenture. Such payments be made as there in specified, and the obligation cost any part thereof or any obligation created thereby, or interest thereo any part thereof or any obligation created thereby, or interest there are due and payable, or if the insurance is not kept up, as provided the other and payable, or if the insurance is add oriented bipliciton, for the there are more other payable defore in add written obligation, for the there are not other payable for the said written obligation, for the same and the halder hereof, without i or to discharge any taxes with interest thereon as herein provided, in the to take possession of the said need to collect the rents and benefits cribed by law, and out of all mor ts and charges incident thereto, and t of the second part. manner provided by law and to have a receiver appoin reby granted, or any part thereof, in the manner press in unpaid of principal and interest, together with the coa hall be paid by the perty...... making such sale, on de des. d, to the first p agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contal accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal re and successors of the respective parties hereto. and seat S Harry H. Crafs (SEAL) Lote M. Craig -(SEAL) (SEAL) (SEAL) הא היה ההי ההי ההי היו שת התי חות את את את היה את שת את היה היה היו היו היו את היה את היו את היו היו היו היו הי STATE OF Kansas SS. TTURA. COUNTY, . IRNA STATE A. D. 19 59 NOT to me personally kn and duly acknowledge n to be the same persons who 11,10 on of the su ledged the exe IN WITNESS WHEREOF, I have hereunto subscribed my name COUNTY. year last abo Forest A. Jackson Oct. 28, 1960 Notary Public Harold a. Back I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 23rd day of March 196h J. C. Hemphill Mortgagee. Owner.

Janue Been

Contraction of the second second

16

6

· · alinty.