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

And the said part 103 of the first part do _____ hereby covenant and agree that at the delivery hereot DEY BEC the level owner 9 premises above granted, and selzed of a go sible estate of inheritance that ---------

and between the parties hareto that the part is so that first part shall at all times during the life of this ind

It is agreed between the parties hardo that the part AGE of the first part shall at all times during the life of this indenture, pay all faces and assessments that may be levied or assessed against said read estate when the same becomes due and payable, and that they directed by the part <u>J</u>. of the become part, the loss, if any, made payable to the part <u>J</u>. of the second part to the second part, the loss, if any, made payable to the part <u>J</u>. of the second part to the second part to the second part to the second part the loss of the first part shall be appendixed as a second part the loss. If any, made payable to the part <u>J</u> of the second part to the part part second part to the part of the second part to the second part t cified and Its

eccording to the terms of ODS certain written obligation for the payment of said sum of money, executed on the 13th tay of May 19 60, and by Said terms nade payable to the part Y of the second part, with all interest according thereon according to the terms of said obligation and also to secure any sum or sum of money relaranced by the

second part to pay for any insurance or to dischi any taxes with interest thereon as herein provided, in the

and part \underline{N} of the second part to pay for any insurance of to discharge any ranke on the set of the second part is part shall fail to pay the same as provided in this indenture. And this conveyance shall be wold if such payments be made as harsh spatified, and the obligation contained therein fully discharge the same become doe and psyable, or if the insurance of the second previses therein, or if the trace on a side of a second part is an another or any obligation contained therein, or if the traces on said or a second part thereof or or work obligation contained the solution of the buildings on use and the whole sum remaining its large ty, as provided herein, or if the traces on said or and entering of the second part thereof or or work obligations provided from the same become doe and psyable, or if the insurance of the ablgetion, for the traces of the buildings on use and the whole sum remaining its part thereof or or if where its and the ablgetion, for the trace of the buildings on the ablget insure and become doe and psyable at the option of the builder bened, without notice, and it shall be leaved it is given, shall immediately matter and become doe and psyable at the option of the builder bened, without notice, and it shall be leaved it is previous the state previous of the said benefits accounting therefore and barries provided by law and to have a receiver appointed to collect the rest and benefits accounting therefore and all the rest the area noused of or incerts and in the state, together with the costs and charges incident therefore, and the overplut, if any there it is an another provided by the part, the same and provision of the said benefits accounting the same state in the another barries, and the overplut, if any there i shall be parties have the take, on demand, to the first per takes, and every obligation therein contained, and the same of the barries there that the terms and provisions of the barries.

ta to

It is agreed by the parties harsto that the terms and provisions of this indenture and each and every obligation therein containe benefits accruing therefrom, shall extend and from to, and be obligatory upon the heirs, executors, administrators, personal repr strigme and successors of the respective peries herein.

is Witness Whereof, the part 105 of the first part ha VC hereunto set their hand S and seal S the da

	* Ward Thompson SEA
and the second second second	ward Inompson (SEA
	* Maiseg hompson (SEA
	Daisy Thompson (SFA

STATE OF	KANSAS .	
	DOUGLAS	COUNTY,
Martin Will Ha	N. VER	BE IT REMEMBERED, That on this 13th day of May A. D., 19 6 before m., a. Notary Public in the eferensid County and State
ATON STA	RH SS	came Ward Thompson and Daisy Thompson, his wife
UBL	19/5	to me personally known to be the same person. 3 , who executed the foregoing instrument and dub scknowledged the execution of the same.
" "Manana DUU"	NTrader	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.

Harold a. Beck Register of Deeds

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the of record. Dated this 24 day of December 1964.

(Corp. Seal)

ľ

The First National Bank of Lawrence, Kansas Warren Rhodes, President Mortgagee. Owner.

This mease was written on the original

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1 and

1 Alexander

A STATE OF