with the appartenances and all the estate, title and interest of the said part Y _____ of the first part therein. And the said part do the first part do _____ hereby coverant and agree that at the dalivery hereof. She was _____ the lawful _____ of the premises above granted, and series of s good and indefensible exame of inheritance therein, free and clear of ull incumbrances. It is alread between the parties hereto that the part. — of the first part shall at all times darint, the life of this indeparte, tay all taxes buildings upon unit are to be levind or some distinct and real estate when the same become dae and hyroking and that. All Will keep the buildings upon unit real part is a formed for and torsaid on usak same and by such instrance. con party as while some day, and that. All Will keep the part. J. of the second part, de space day and the part. J. of the second part to the extent of <u>this 10 stall to the part.</u> And in the wave that said part. J. and the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part is all the part. J. of the second part. J. of the second part is al Seventeen hundred and no/100 ----DOLLARS, eding to the terms of One certain written obligation for the payment of said sum of money, executed on the 2md day of August 19.60 and by said terms made payable to the part. J. of the second part, with all interest mink thereon seconding to the term a of sa'd obligations and also to secure any sum or sums of money advanced by the said part. of the and part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part. J. of the part shall fall to pay the same as provided in this indenture. ... first pair shall fail to pay the more as provided in this indenture. And this conveyance shall be woid if such payments be mole as herein specified, and the obligation constined therein fully discharded. If default he mole in such payments are my part there for early children created thereby, or interest thereen, or if the tarse on raid treal early are not kept in as how any became became due and payable, or if the interesce is not kept up, as provided herein, or if the tarse on raid treal early whole sam remaining any late, and if of the obligations provided for in said writers children, but his conveyance shall be early in the obligation, for the second pay. If the second pay is the second pay is a second to pay the analysis of the interest of the sold payses and the shall interest in the interest on the pay is a second to be a receiver appointed to callest the remained of the said premises and all the his related in the second pay. manned, pray part thereof, in the same prescribed by the weath or the said premises and all the improvements therein in the second payse principal and interest, tegether with the const and the weath of the rest pay there is a due to be a receiver appointed to callest the remained of the said premises and all the improvements therein in the manned provided by they said to have a receiver appointed to callest the remained of the said premises and all the improvements therein in the mainted provided by the said to have a receiver appointed to callest the remained of the said premises and all the improvement the remaint the remains and in the said to be the remains the rest. mainted interest, tegether with the const and charges incident thereto, and the overybe, if any there be, all the pair by the par-mention said, whet part is appred to the first part. It is appred by the parties betto that the terms and provisions of this indenture and every childrain therein commised, and all herein security therefore a the temperature and be obligatory upon the heir, executers, admi In Witness Whereof, the party_____of the first part ha_m___hereunto set___ Mrs. Mary J. Atphilvight(SEAL) scal__ the day and year last above written. (SEAL) (SEAL) (SEAL) STATE OF ____ KANSAS 88: COUNTY OF DOUGLAS Be It Remembered, That on this 4th d before noe, a Notary Public 4th day of August A. D. 19 60 in the aforesaid County and State, came Mrs. Mary G. Stephenson, a widow NOTARY to me person ally known to be the same person who executed the foregoing instrument and duly >* acknowledged the execution of the same. UBLIC IN WITNESS WHEREOF, I have here nto subscribed my name, and affixed my official seal on the day and year last above written COUN Hoortey Notary Public Kelvin Hoover 1964 17 day of April Harold a. Recorded August 6, 1960 at 9:25 A.M. Deck Register of Deeds

ATTEST: Handld a. Rack 12-11-61 Register of Deeds By Jamie Beem, Deputy

a state of the sta