with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said part 108 of the first part do ... hereby covenant and agree that at the delivery torself they are the lawful of the premises above granted, and seized of a good and indefeasible estate of inharitance therein, free and clear of all incumbrances and that they will werrent and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part 188 of the first part shall at all tim and assessments that may be lowed or essensed explaint said real estate when the same because during the life of this indenture, pay all taken here the buildings upon said real enter privated again first east when the same because during the life of this indenture, pay all taken here the buildings upon said real enter privated again first east of the next sum and by such insurance company as shall be specified and directed by the part AEB. of the second part, the loss if any, made payable to the part LEB. The second during the time extern of the LE instruct. And in the yout that said part LEB. of the first part shall first to pay such taxes when the same become due and payable, to the second part to the second during the lowed of the LEB. To part shall be precided, then the part LEB. of the first part shall shall be applied and to part shall be become a share provided, then the part LEB. of the second part may pay said taxes, and haurence, or either, and the second until fully repaid. nt of the sum of . Seven Hundred Fifty (\$750.00) THIS GRANT is intended as a DOLLARS, seconding to the terms of <u>DBC</u> certain wolften obligation for the payment of said sum of money, executed on the advect day of <u>September</u>, 1960, and by <u>LEs</u> terms made payable to the parties of the second part, with all interest scruing thereon according to the terms of said obligation and also to secure any sum or isoms of money adveced by the said part <u>168</u> of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said per 4.5. of the first part shall fall to pay the same as provided in this indenture. And this conveyance shall be void if such persons the made as herein precisive, and this conveyance shall be void if such persons the made in resist precisive, and this conveyance shall be void if such persons the reson or sid real state are not paid whin this same become due and payshes or if the state or not paid when this same become due and payshes or if the interest is an order the buildings on said real state are not kept in a good repark as they are now, or if wate is committed on said premises, then shownore abalities and the such payshes at they are now, or if wate is committed on said premises, then this conveyance shall become abalities and the worked sum transing unpaid, and all of the obligations provided for in said written obligation, the security of which this indenture is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the said part LEB. of the second part. The said part LEB. of the second part is and to have a receiver appointed to collect the ronts and benefits accuring therefrons, and to said the premises hereby grantsid, or any part thereof, its the manner prescribed by law, and out of all immery arking from such sale to retain the amount than unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there ba, shall be paid by the part 128, making such sale, on demand, to the first part 128 ... It is agreed by the parties herety that the terms and provisions of this indenture and each and every obligation therein contained, and all nafits accruing therefrom, shall extend and inure to, and be obligatory upon the half, executore, administratore, personal representatives, figs and successors of the respective parties hereto. In Witness Whereof, the part 185 of the first part have the day and yes and see5 Elyde a. Little (SEAL) (SEAL) Edna E. Little Actil (SEAL) (SEAL) יית היה הלא המרכזה את את את את את את את את היה היה היה המתאחת היה את את היה היא היא היא היא היא את את אורי אורי STATE OF KANSAS . 55. Douglas N. L. Hiller A D. 19 60. for said County and State, came Clyde A. Little and Edna B. Little, his wife, 11 71 10 Ph Server TARY to me perionally known to be the same parton B who executed the foregoing instru-ULIC, n of the same nd duly ackno IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and aning aning Forest A. Jackson Notery Public October 28, 1960. Harold a. Beck Resister By Janie Been Deputy nguember Janie Beam By Sue Neustricter