138 with the appurtanences and all the estate, title and interest of the said part les, of the first part therein. d the said part IES of the first part do _____ nt and agree that at the delivery hereof they are lewful o ed, and seized of a good a ble estate of inherits nce thetein, free and clear of all in d that they will w it and defand the same equinat all parties making is that the part i gg of se first part shall at all ti and essessments that may be forces rooms on the part agg of the first part shall all all time during the life of this indenters, pay all tas and essessments that may be forcide or assessed against rise and thereads in such some and by such insurence company as shall be specified as there the grant of the grant of the state increasing in the same becomes due and payable, and their LINGY MILL detected by the grant of the state and the state increasing in such some and by such insurence company as shall be specified as instruct. And in the event that and part LING or her fill any, made payable to the part of the state become due and payable or to have and particular that and part LING. Or her fill any made payable to the part of the state become due and payable or to have and particular that many her the part of the table of the state become due and payable or to have as paid what become part of the indettedease, accurated by this indenture, and shall beer interest at the state of 10% from the due of pays. s the payment of the sum of . Twenty Eight Thousand and no/100 DOLLARS. tain written abligation for the psymbol of said sum of money, executed on the 23rd m of ODR The State September 19.60, and by Its terms made payable to the part y of the second terms made payable to the part y of the second by the second terms terms and the terms and the second and the second by the ald part. Y of the second part to pay for a et said part 185 of the first part shall fall to this conveyance shall be void if such payments be made as provided in this the conveyance shall be void if such payments be made as herein specified, if be made in such payments or any part thereof or any obligation created is not paid when the same because due and payable, or if the insurance is no error and when the same because due and payable, or if the insurance is no whole sam remaining unpaid, and all of the obligations provided for in said shall immediately meture and become due and payable at the option of the Id part. <u>Y</u> of the second part <u>is to take possession</u> of the aid premises and a thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefit's accruing there is premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys stating fro the emount then ungeld of principal and interest, together with the costs and charges incluent thereto, and the overplue, if I be paid by the part Y making such sale, on demand in the first nart 105 agreed by the parties harento that the terms and provisions of this in accruing therefrom shall extend and inure to, and be obligatory up and successors of the respective parties hereto. denture and each and every obligation therein conta on the heirs, executors, administrators, personal re t les of the first p FEAD Smith Underwood ISEAL (SEAL) (SEAL) Anderstein ferte der Bestein ferte der Bestelle ferte der Bestelle ferte der Bestelle Bestelle Bestelle Bestelle STATE OF Kansas Douglas. dey of September. 23rd -----ED, That on this... A. D. 19 60 Notary Public before me. a. in the aforesaid County and St came Allyn J. Underwood and Betty Smith Underwood, his wife, to me personally known to be the same person..... who executed the foregoing instru schowledged the execution of the same. ent and duly IN WITNESS WHEREOF, I have hereo year last above written. Relation Forther Noter Public April 17 19 64 Harold a. Beck By Janice Beem. Deputy This peleve his 18 rold a Back

By James Beam

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