TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and apport

And the said part 1 21 31 of the first part do _____ hereby covenant and agree that at the delivery hereof they side the of the premises above granted, and selzed of a good and lydefeasible estate of inheritance therein, free and clear of all incumbrances

that they will warrant and defend the same against all parties making lawful claim the

It is agreed between the parties herein that the part 10.5. of the first part shall at all times during the life of this inc a that may be levied or assessed against said real extants when the same become due and payable, and that thay will keep the buildings said yeal extants insured for loss from fire and extanded coverage in such sum and by such insurance company as shall be specified and directed by the party of the second part, the loss, if any, made payable to the party of the second part to the extent of its intervest. And in the event that said part10.5. of the first part shall fail to pay soch taxes when the same become due and payable or to keep said premises insured as herein provided, then the part10.5. Second part-may pay said taxes and insurance, or either, and the amount 50 paid shall become a part of the indebtedness, secured by this indenture, and shall bear intervent at the rate of 10% from the date of payment until faily repaid:

This prast is intended at a mortgage to secure the payment of the sum of Forty-Five Hundred and no/100---- pollars ding to the terms of ONO certain written abligation for the payment of said sum of money, executed on the

30th day of , 19.50 , and by its terms made payable to the party of the second part, with all interest accruing the September

the terms of said obligation, also to secure all future advances for any purpose made to part10.9 of the first part by the party of the second part, either evidenced by note, book account or otherwise, up to the original amount of this mortgage, with all interest accruing on such future advances accounding to terms of the obligation thereof, and also to secure any sum or sums of money advanced by the said party of the second part to pay for any issurance or to discharge any taxes with interest thereon as herein provided, in the event that said part163.Sof the first parthabili fail to pay the same as provided in the im

Pard 10 B. of the first part hereby assign to party of the second part the rest and income arising at any and all times from the property mortgaged to cover taid written obligation, site all foture advances hereunder, and hereby asthorize party of the second part at its option uson default, to take many of said property and callect all rests and income and apply the same on the payment of insurance permission, stars, assessment, results, to take many of said property in insuntable condition, or other charges are payments permission party and the bilinguing of said second part is a second part in collection of the advance of the bilinguing of said second part is a second part in collection of the second part (b) the same of the payment of the second part (b) and (b

The failure of the second part to assert any of its right bereunder at any time shall not be construed as a walver of its right to assert the same at a later and to leadst open and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. If said part 10.5 of the first part shall cause to be paid to party of the second part, the entire amount due it

ations of said noise hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 10.5 of the first part for future es, made to by party of the second part whether evidenced by note, book t or etherwise, up to the original amount of this mortgage, and any extensions or renewals hereof and shall comply with all of the provisions in said note this mortgage contained, and the provisions of future abligations hereby secured, then this conveyance shall be void.

If default be made in payment of such obligations or sury part thereof or any obligations created thereby, or interest thereon, or if the taxes on said real state and taxes in an equal when the same become due and payable, or if the instance in not keep in a provide hereign, or if the bildings on said real and there in as pool repair as they are now, for if waste is committed on said premises, then this comprises thall become aboutt and the whole sure "ermal-holder hered, without notice, and it shall be hardly for the said part of the scenar part is and become due and become due and become for any loss the said part of the said said to collect the rents and become due and become for and part back of the manner prescribed by har, and ot of all many arising from such said to relat the another part of the said the part of the said and the inpart of parts of the said part of the said part of the said and the said part of the said part of the said said the an demand, to the party of the first part. Part LOS of the first part shall pay party of the second part any deficiency resulting from such sale

It is supred by the parties horsto that the terms and providens of this indenture and each and revey obligation therein contained, and all benefits accruing enfront, shall estand and inser to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective

IN WITHESS WHEREOF, the part 10 B of the first part in VO hereone as the in a Josepheir Landing satte by and year Josepheir Roberts BITTE Ct Roberts (SEAL) (SEAL) (SEAL)

STATE OF KANSAS SS. DOUGLAS COUNTY, L. E. E.J. 30th day of Saptember BE IT REMEMBERED, That on this. A P. 19 60 before me, a Notary Public NOTARL ____in the aforesaid County and State, Dwight A. Knudson, a single man; Joseph C. Roberts and Effie C. Roberts, husband and wife 1 BLIC ment and duly 07877 IN WITHERS WHEREAF, I have hereunto subscribed my name, and affin above written. ed my official s E. 6 19 62 on Expires April 21 L. E. Eby

Harold a Beck Register of Deeds

Pro.

The undersigned, owner of the within mortgage, hereby acknowledges the full payment of the mortgage of record. Dated this 26th day of September 1962.

Herold a Reck

By Jame Beens