504A ; the rents, issues and profits thereof provided, however, that the re shall be entitled to collect and retain the points, issues, and until default h with the appurtenances and all the estate, fills and interest of the said part tesof the first part therein. And the said per 10.8. of the five peri ds______hereby covenent and agree that at the delivery hereof they are the level over the premises above granted, and extend of a good and indefeesible estate of indefinitions thereby, free and clear of all incumbrances, No Exceptions and that they nd the sa eto that the part 1.9.5 of the first pe is the te finds r ageneric services the levied or excessed against edds assumed as holdings upon and seal extent focurred against find as holdings upons and seal extent focurred against find of hy the part y ... of the second part, the loss, if and in the open that said part ... of the for , pay all to at sold real extens when the same become text fire and tornedo in such sum and by on, if any, made psysble to the part of this, and that the the specifier T, DOLLARS og ta the terms of _____ Sth 19.60 , and by 116 m regiment of new particular to the period proble to the period y, of the second coording to this tense of aud obligation and also its second are your or nor sum of manys advanted by the rt.10.0. of the first part shall full to pay the an conveyance shall be void if such payments be me a made in such payments or any part thereof or a tpoid when the same become due and payhola, or rer not leapt in an pool repair as they are may, or net same thereating unsaid, and all of the obligate all immediately meture and become due and paysal the numbe as hardin specified, and it aread for any obligation created theraby, applieds, or if the hardiness is not hard of a many, or if waste is committed on said obligations greedided for its said written and payable at the option of the helder en, did non-control part 110 agains DT ASSIGNS . To the presented or other as there in the manner provided by the and to have a reader appointed to collect the ranks and based to present thereby presend, or any part thered, in the manner presented by law, and out of all a the manner there unput of priciple and impact, legalar with the costs and charge is addent pirrely, and Il he paid by the part J___ making such sale, on der nand, to the first part 1611. egreed by the parties hereto that the terms and provisions of this indenture and each and every obligation than accruing thereform, shall extend and inure to, and be obligatory upon the heles, essenturi, adminigizators, p and successors of the resourcing anertics herein. of, the part 108 of the first part ha WO h C lanal D ETT C. Jo (SEAL) (SEAL) Welman Jo ern Jones (SEAL) (SEAL) a carrier and the second second a na na manana na manana manana na manana manana ma Kansas Douglas COUNTY. , That on this Sth A 0. 19 60 December to m to me personally known to be the same personally known of the same. HELS WHERE OF, 1 fave to My Commission Expires May 19, 1952 D nate C. Ha ASSIGNMENT 1134 Harold a. Deck Register of Deeds