76337 BOOK 127 This Indenture, Made this 24th Marchday of, 19.61. between Clifford W. MoAninch and Deborah Nieder McAninch, husband and wife, of Lawrence in the County of Douglas and State of Kansas part. y..... of the second part. Witnesseth, that the said part is ... of the first part, in consideration of the sum of ----SIX THOUSAND DOLLARS----DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha.Y.R. sold, and by following described real estate situated and being in the County of ______ Douglas _____ and State of Kansas, to-wit:, --The South Half of the Northwest Quarter of Section Twenty-two (22), Township Fourtsen (14), Hange Twenty (20), Douglas County, Kansas with the appurtenances and all the estate, title and interest of the said part. 1030f the first part therein. And the said part 195 of the that part do ________hereby covenant and agree that at the delivery hereof they are they awful owner S of the premises above granted, and setted of a good and indefeatible estate of inheritance therein, free and clear of all incumbrances. except mortgage diated March 24". 1961. In the principal amount of Sl1,000.00 in favor of The Prudential / Insurance Company of America that the part 105 of the first part shall at all times during the life and assessments that may be levied or assessed against sold real extent when the tame bar time drown the life of this indenture, pay ill taxes teep the buildings uppn sold real estate insured against sold real estate when the tame becomes due and payable, and thet. <u>LIRY Will</u> directed by the part... of the second part, the loss, if any, made payable to the part <u>J</u>... of the second part to the estate in the first part has a sold by such insurance company as shall be specified and interest. And in the event that sold partA...B. of the first part has a pay to the same data the same data to the second part to the estate of <u>LIRY</u>. If the second part has a payable or to keep so paid particles also provided, then the part<u>J</u>... of the second part may pay sold taxes and insurance, or either, and the smooth pay the data of payment. THIS GRANT is intended as a mortgage to secure the ---SIX T OUSAND DOLLARS--according to the terms of QDB certain written obligation for the payment of said sum of money, executed on the 24th day of <u>March</u> 19.61 and by <u>15.8</u> terms made payable to the party of the sa part, with all interest according thereon according to the terms of said obligation and site to seave any sum or sums of money advanced by its terms made payable to the party of the second getion and also to secure any sum or sums of money advanced by the said part y of the seco d part to pay for any insurance or to discharge any taxes with it that said part 185 of the first part shall fail to pay the same as prov herein provided, in the . ided in this is And this conveyance shall be void if such payments be made as herein specified, and the obligation of default be made in such payments or enty per thereof or any obligation crested thereby, or intrese table are not kept in as good repar as they are new, or if wass is committed on said premises they are new, or if wass is committed on said premises they are new, or if wass is committed on said premises they are new, or if wass is committed on said premises they are new, or if wass is committed on said premises they are new, or if wass is committed on said premises they are new, or if wass is committed on said premises they are new, or if wass is committed on said premises they are new provided for in said written deligation, given, shall immediately matters and become due and payholes at the cotion of the holdes hered to est thereo ovided he said pert $Y_{\rm max}$ of the second pert , and to have a reaction in the meaner provided by law and to have a reacting the premises hereby granule, or any pert thereast, in the sain the semount then unpeld of principal and interest, together to take possession of the said pro-ver appointed to collect the rents and benefits a moner prescribed by law, and out of all mone, th the costs and charges incident thereto, and the all be paid by the part y ner ies It is spread by the parties hereto that the terms and provisions of this indenture and pach and every obligation therein contained, and all neftix accounts therefrom, shall extend and insue to, and be obligatory upon the hairs-secutors, administrators, personal representatives, large and successors of the respective parties hereto. as Whereaf, the part 105 of the first part he Ve hereunto set UNSIF and seat S the day and year rd W. McAninch (SEAL) (SEAL) an Dieder Maninch LAKISEALS (SEAL) A FRANCES AND A FRANCES AND AND A FRANCES 0