and that It to that the part V of the first o It may be levied or assessed against said real estate when the same because due and payable, and that upon said real estate insured against firs and ternado in such sam and by such insurance company as a first said real estate insured against firs and ternado in such sam and by such insurance company as a difference of the second part is loss. If any made payable to the part of the second part to the event that said part. Y. of the first part shall fail to pay such issue when the term discussed on die as herein provided, than the part. Y. of the second part may pay said issues and insurance, or all so a part of the indebtedness, secured by this inderryre, and shall beer interest at the rate of 10% from iv all ta: .will ill be spe extent of .... cified and THIS GRANT is intended as a m mt of the sum of Eleven thousand five hundred and no/100 ------DOLLARS. to the terms of ODE certain written abligation for the payment of said sum of money, executed on the 27th h 1961 , and by 115 . Herms made payable to the part y of the accord on according to the terms of said obligation and also to secure any sum or sums of money advanced by the corving thereon nd part to pay for any in urance or to discharge any taxes with interest thereon as herein provided, in the event a first part shall fail to pay the same as provides in the hold of the obligation contained them in full be void if such payments be made as herein specified, and the obligation contained them full same become due and payable, cell the insurance is not hapt up, as provided herein, or if the build g unpaid, and all of the obligations provided for in said writen obligation, for the social payable, are it may not write obligation for the social fail of the obligation or payable are the option of the holder herein, for the social payable, and have a single payable are the approximate of the holder herein, for the social payable are the option of the holder herein, without notice, and it all the are not paid when the rate are not kept in as a whole sum remaining n, shall immediately m d part ided by law or any part incipal and to take possession of the said premises and all the inverse sponted to collest the rents and benefits escaping thereform, santer prescribed by law, and out of all memorys ensing from such the costs and charges incident thereto, and the overplue, if any t and to have a re int thursof, 'in the d interest, together shall be paid by the part\_Y.... making such sale, on de preed by the parties hereto that the terms and provisions of this cruing therefrom, shall extend and inure to, and be obligatory d successors of the respective parties hereto. indenture and each and every obligation therein contains upon the heirs, executors, administrators, personal repr d, and all party ...... of the first the day and year AND., A CORPOBATION HIRD. and for Carl Gerd (SEAL) Marvin U Rogers (SEAL) (SEAL) (SEAL) DOUGLAS County, ss. State of KANSAS Be It Remembered, That on this \_\_\_\_\_ 27th \_\_\_\_\_ day of \_\_\_\_\_ March 19 61 before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Carl Hird, Jr., President of Hird, Inc., a corporation , a corporation duly organized, incorporated and existing under and by virtue of the laws of Kansas , and Marvin W. Rogers, Secretary of said corporation, who are personally known to me to be such officers, and who are personally known to me Malle Public Warren Rhodes Notary Public, Term expires. 19.61 Harold 4. Register of Deeds prolog. Beck ie Bee 1004-COLOSSIE