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with the appurtenances and all the estate, title and interest of the said part ... 1986 the first part therein. And the said part 105 of the first part do _____ hereby covenant and agree that at the delivery hereof. thay arothe leaful owner

ed, and selzed of a ge od and indefeatible No exceptions

" and that they will warrant and def eto that the part' 105 of the

Ind assessments that may be levied or assessed against said real enter when the same becomes due and propuble, and that, seep the buildings upon said real estate insured gainst fire and toreado in such sum and by such insurance company as sha increade by the part \mathcal{Y} of the second part, the loss, if any, made payable to the part \mathcal{Y} of the second part of the interest. And in the event that said part \mathcal{AB} of the first part shall fail to pay such taxes when the same become due and ide premises insured as having provided, them in the part \mathcal{Y} of the second part may pay said taxes and insurence, or eith o paid shall become a part of the indebtedness, secured by this indeptive, and shall become interest at the rate of 10% from t if fully rest. they fied and

THIS GRANT Is Int Fifteen Thousand and no/100# # # * * *

cording to the terms of ODE certain written obligation for the perturbative of July to δL , and by $1t \sigma$, with all interest according to the terms of valid obligation. new executed on the 2lith tay of July its , and by 1.55 ms of said obligation terms made payable to the part. X of the second ad also to secure any sum or sums of money advanced by the

aid part y nd part to pay for any insurance or to diacharge any taxes with interest thereon as herein provided in the even said part 185 of the first pert shall fail to pay the said me as provided in this inc

and per-aware that he wild if such payments be made as herein specified, and the obligation contained therein full fault be made in such payments or any part thereof or eny obligation created thereby, or interest themeon, or if the texas are not paid when the same become due and payable, or if the insurance is one kapt up, as provided herein, or if the ball settle are not kept in as good repair as they are now, or if water is committed an said premises, then this conveyance shall be the whole sum remaining unpaid, and all of the obligations provided for in said writen obligation, for the security of which vere, shall immediately meture and become due and payable at the option of the holder hereof, without notice, and it shall be

said part. J. of the second part his agents or assigns to take possession not thereon in the manner provided by law and to have a receiver appointed to collect the rents the premises hardby granted, or any part thereof, in the manner prescribed by law, and or ain the amount then unpuld of principal and interest, together with the costs and charges incident of all moneys arisin areto, and the overpl shall be paid by the part y making such sale, first part 105

It is agreed by the parties hereto that the terms and provisions of this in nellis accruing therefrom, shall extend and inure to, and be obligatory up lights and successors of the respective parties hereto. ture and each and every oblig the heirs, executors administ

In Witness Whareof, the part 185 of the first part have

J. Ste hre

Carin -

Carin B. Steckler

Melvin

Meekler, (SEAL) (SEAL) tin Blak (SEAL) (SEAL)

STATE OF Kansas	
Douglas	COUNTY
	BE IT REMEMBERED, That on this 24th day of July A. D. 1961
	before me, a. Notary Public in the aforesaid County and State
A. Martin	came Melvin J. Steckler & Carin B. Steckler, husband & wife
S OTAR A	
	to me personally known to be the same person S who executed the foregoing instrument and du acknowledged the execution of the same.
181PLOLVE	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day an year last above written.
B from the	The a Q Burgark
My Commission Expires	19 . Of the Grind Grind Stary Public
My Commission Expires J	In ZB. 1967

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 12th day of July 1966. THE LAWRENCE NATIONAL BANK Mortgagee. Owner. by John F. Peters Vice President & Cashier

ATTEST: William A. Lebert (Corp Seal)

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