284

with the appurtenances and	d all the e	estate, title	and interest	of the said	part 1eaof	the first part therein.
And the said part 105. of the	first part d	b. hereby				there and i a

ve granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in no exceptions

and that they will warrant and defend the same against all parties making lawful claim ther reto that the part 188 of the first part

shall at all times du I assessments that may be levided or assessed against said real estate when the part total at an innew Gurnal me into this indenture, pay all taxes p the buildings upon said real estate insured against firs and tornado in such sum and by such insurance company as hall be specified and cried by the part. J. of the second part, the loss, if any, made paybale to the part. J. of the second part to the extent of . LES. J premises insured as herein provided, then the part. J. of the second part may pay said taxes and insurance, or either, and the amount is fully regain a part of the indebtedness, secured by this indemure, and hall beer interest at the rate of DS. from the date of payment i fully regain. THIS GRANT IN IN

Fifteen Thousand and no/100- - - - - -- - DOLLARS, na of ODG certain written obligation the te the Second

of October with all interest accruing th 19 61 , and by 1 its terms made payable to the part J of the second ligation and also to secure any sum or sums of money advanced by the of the s ald part y. ided; in the e nt ins of the first pert shell fall to pay that said o

conveyance shall be void if such payme made in such payments or any part in paid when the same become due and p not kept in as good repair as they are a voir remaining unpaid, and all of the Immediately mature and become due And this co lefault be r the are not p estate are the whole liven, shall s be made as he eof or any oblig yable, or if the i now, or if waste obligations provi nd payable at th ce is n r as they are nd all of the secome due a

aid part. **y**. of the second part its agants or assigns rs threan is the meaner provided by law and to have a receiver appoin the preinter, bineby greated or any part thereof, in the meaner pres-in the amount then unpeld of principal and interest, together with the cost cribed by la be paid by the part The making such sale

It is egreed by the parties hereto that the terms and provisions of this effits accruing therefrom, shall extend and inure to, and be obligatory gas and successors of the respective parties hereto. ery

What written ies the first p a (SEAL) a

apor (SEAL) (SEAL) (SEAL)

rances

STATE- OF	Kansas Douglas	SS.
ORINO .	and the second se	BE IT REMEMBERED, That on This Lith day of October: A.D. 19 6 before me, a Notary Public in the aforesaid County and State. came W. M. Saxon & Frances A. Saxon, his wife
2 SLI	1. P	to me personally known to be the same person S. "who executed the foregoing instrument and duly extnowledged the execution of the same. IN WINESS WHEREOR, I have heremon subscribed my name, and affixed my official seal on the day and year last above written.
In Country and	Egotres Marc	sh. 18th 19 62 Nowand Ulsaman Norry Public

Handld a Back By James Beem

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