with the appurtenances and all the estate, title and interest of the said parties of the first part therein. mises above granted, and salzad of a good and indefeasible estate of inheritance therein, free and cle <u>No Exceptions</u> and that, they will warrant and defend the same against all parties making lawful claim the It is agreed between the parties hereto that the part 105 of the first part shall at all times during the life of this inde and assessment that may be level or assessed against side real estate when the same becomes due and payable, and the file of this indentrute, pay all taxas keep, the buildings upon and real estate insured against side real estate when the same becomes due and payable, and the file of this indentrute, pay all taxas detected by the part J. of the second part, the loss, if any, made bo in such asom and by such insurance company as shall be specified and interest. And in the event that add particles. The first part shall fail to be to the part J. of the second part to the estent of 1.113 and permission insured as harden provided, then the part J. of the second part taxes and insures are either, and the amount is paid theil become a part of the indebtedness, secured by this indenture, and shell beer interest at the rate of 10% from the date of payment. ng to the terms of ______ certain written obligation for the payment of said sum of money, executed on the _____30th day of October 19 61 and bits terms made payable to the part of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the id part J of the second part to pay for any insurance or to discharge any taxes with int rest thereon as herein provided, in the that said part 100 of the first part shell fail to pay the same as provided in shis in And this conveyance shall be void if unit payments be made as harden protote in sine internate. default be made in such payments or any part thereof or any obligation specified, and the obligation contained therein fully dischar are are not paid when the same become dow and payable, or if the horizones is of hereby, or interest therein, or if the taxes on, said at estate are not paid when the same become dow and payable, or if the horizones is of hereby, or interest therein, or if the buildings on at estate are not kept in as good repair as they are now, or if waste is committed on and by, as provided herein, or if the buildings on at estate are not kept in as good repair as they are now, or if waste is committed on and by, as provided herein, or if the buildings on a difference of the other in the second of the obligations provided for in said written builtas, then this accompany of which this inder given, shall immediately mature and become dos and payable at the option of the holder hered, written notice, and it shall be laweld) a given, shall immediately makes and become due and plyable at the option of the hotoer hereof, without notice, and it and to be avoid the said periverse and all the impro-ment thereon in the manner provided by law and to have a receiver appointed to collect the rests and benefits accuring thereform, and will the premises hereby greated, or any part thereof, in the manner prescribed, by law, and out of all moreys aring from such as retain the anner principal and interest, together with the costs and charges incident thereto, and the overplus, if any there shall be paid by the part Y making such sale, on demand, to the first part 105 It is agreed by the parties hereto that the terms and provisions of this indentitive and each and every obligation these notific accounts therefront, shall extend and hours to, and be obligatory opon the heirt, executors, edministrators, pa-signs and successors of the respective parties hereto. ta Witness Whereof, the part 105 of the first part ha.YB hereunto set their hand S and real Harge Phillip Shirk alice Mae Shirt

A. SA

Kansas Douglas RED, That on this SOth October A. D., 19.61 day of terrer me, a natary public in the storestid Gourse, and read Rarold Phillip Shirk, and Alice Mas Shirk, Rial (1975) 21 Julian to me personally known to be the same person...B.... who executed the foregr acknowledged the execution of the same. executed the present on the a and my other and a sub-IN WITNESS WHEREOF, I have hereur May 19 19 62 Donald . Hay en Expire Narold A. Beck Register of Deeds

Anton

就是對於這些影響。

the day and year

(SEAL) (SEAL)

(SEAL)

(SEAL)

虚 2