with the appurtenances and all the estate, title and interest of the said part of the first part therein.

of the premises above grented, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in

and that they will warrant and defend the sa ng lawful claim there

the part ies of the shall at all th life of e, pay all taxe

In assessments that may be levied or eases out the pair to be defined on the train part that at all times downing the life of this indentore, pay all taxes are buildings upon said real enter insure deginar said real state when the same baccomes due and psychie, and that $Lh\oplus Will$ derived by the second part, the loss, if any, made payabies to the part by such housenes company as shall be specified and the rescript of the second part, the loss, if any, made payabies to the part by the same become due and psychie are the second part, the loss, if any, made payabies to the part by the same become due and psychie or to keep the predict of the second part to the payable or to keep the pair in the part. If the pays is the same show the same of the second part to be pay and these and invances, or either, and the emotion of the lindebtedness, secured by this indenture, and shall bear interest at the risk of 10% from the date of payment.

THIS GRANT sum of One Thousand Thirty-Five NT is intended as a mortgage to secure the pay (\$1,035.00) -----

------DOLLARS, to the terms of a in abl December for the paym 20th 19.61 its

day of part, w and by and also to secure any sum or sums of money advanced by the said g of the se ies

e or to difference area as provided in this indenture. cade as here in specified, and the obligat any obligation created thereby, or interes any obligation created thereby, or interes and the insurance is not kept up, as pro-weitted on said premise, it ubligation fail to pay the h payments be part thereof is conveyance shall be be made in such payn not paid when the sam are not kept in as go whole sum remaining up d paya

part.Y of the second part Its SUCCESSOTS & ercon in the manner provided by law and to have a receiver premites hereby granted, or any part thereof, in the man amount then unpaid of principal and interest, together with assignsto ILS to take d to collect bed by lay and charge possession the rentriev, and paid by the part y making ies .

egreed by the parties have to that the terms and provisions of this indenture and each and every obligation th accuring therefrom, shall extend and lours to, and be obligatory upon the heirs, executors, administrators, and successors of the respective parties bereto. id, and all of, the partics. and seal 5

Roland E. DeMoss (SEAL)

A CARLES AND A CARLES THE TAKE THE TAKE	加強的原始發展的原語是認識的發展的思想的原語的目標的自然的意思。
STATE OF Kansas	
, Douglas	
MA H. Climan	BE IT REMEMBERED, That on this 20th day of December A.D. 19 61
A Marine Marine	before me, T Marian K. Curtis, a Notary Public in an
A OTARY	for said County and State, came Roland E. DeMoss and Mary O.
· · · · ·	DeMoss, Husband and Wife
101	to me personally known to be the same persong who executed the foregoing instrument of writing and duly acknowledged the execution of the same.
5 5 P(101 1 5 5 5	
E PUBLIC E	IN WITNESS WHEREOF. I have bereunto subscribed my name and affixed my official seal on the day and
E PUBLICE	IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.
Au	and the second

Warold a. Deck _ Register of Deeds

Mary & DeMoster

(SEAL)

(SEAL) (SEAL)