RENT ASSIGNMENT: Including all rents, issues and profits thereof, provided however that the mortgage shall be entitled to collect and retain the rents, issues and profits until default hereunder. with the appurtenances and all the estate, title and interest of the said parties, of the first part therein. And the sold part. 105 __ of the first part do ____ hereby covenant and agree that at the delivery hereof 1007 320 the leveld corner 3 of the premises above granted, and seized of a good and indefessible estate of inheritance therein, free and clear of all incumbrances, No Exceptions and that they will warrant and defend the same against all parties making is It is agreed between the parties hereto that the parties of the first part shall at all times durin the life of this Inde ne, pay all tax In dissessments that may be levied or assessed against said real entropy of the time dowing the life of this indenture, pay all taxes easy the buildings upon said real estes insured against said real estate when the same becomes due and payable, and these things will be incread by the pay of the second part, the leasy, if early made payable to the part with insurance company as shall be specified out incread by the pay of the second part, the leasy, if early made payable to the part with the same become due and payable or to keep terms had in the event that said part(SE) of the first part shall tail to pay tack the two the same become due and payable or to keep the parties insured as herein provided, then the party. If the event part may pay said taxes and insurance, or either, and the amount in full payable. DOLLARS. cording to the terms of _____ certain writt t of said sum of money, executed on the 26th in obligation for the pe day of March 19 62, and by 1ts. part, with all interest accouling thereon according to the terms of said obligation terms made payable to the party of the second on and also to secure any sum or sums of money advenced by the said part y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein ulder in the at sold partices ... of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if notice that the year me area at provide in true insetting. And this conveyance shall be void if notice payments be under at provide provided the obligation contained it default be made in such payments or any part thereaf or any obligation possible flowely, or intreast therean, or if ate are not pay when the such payments are any part thereaf or any obligation possible flowely, or intreast therean, or if ate area not kept in as good repair as they are new, or if waste is ensue in and hard partice, then this scoreyan d the whole sum remaining unpair, and all of the obligations provided in the obligation termined writer obligations for the secority given, shall immediately mature and become due and payable at the option of the laboration to relate the secority is great, suit annuality inter accord part. It's accord or according to take possension of the and promises and all the improve-ments threen in the manner provided by law and to have a readiver opointed to collect the rents and benefits according therefrom and to sell the previous hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys similar from such cale to retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplot, if any there be, shall be paid by the part J making such sale, on demand, to the first part 182 . It is appred by the parties hereto that the terms and provisions of this indentrure and each and every obligation therein constraind, and all energies acruing therefores, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, aligns and successors of the respective parties hereto. In Winess Whereof, the parties of the first part have their hand S and seal 2 Deep lu (SEAL) (SEAL) Seyler (SEAL) (SEAL) Kansas STATE OF Douglas COUNTY, B Star day of March A. D., 1962 Wesley L. Seyler and Muriel X. Seyler, his wife before me NOTAN - the PUBLICIS to me personally known to be the same person \mathbb{C} , who executed the foregoing instrument and duly acknowledged the execution of the same IN WITNESS WHEREOF, I have hereu year last above written. me, and affixed my official seal on the day and UTT .

Recorded March 20, 1902 at 1:55 P.M.

on Expires October 31 1965

Loud G. Seck Register of Deeds

Fern Sorensen

Notary Public

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 15th. day of January 1964 Attest Geo. H. Ryan, Vice President (Corp Seal) Mortgagee. Owner.

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211

18