8011.7 BOOK 130 This Indenture, Made this 6th day of April 19 62 between Russell L. Tuckel, also known as Russel L. Tuckel, and Dora L. Tuckel. his wife. of Lawrence R/1,, in the County of Douglas and State of Kansas. part iss of the first part, and _____ The Lawrence National Bank, Lawrence, Kansas. party of the second part. Witnesseth, that the said part 1.85 of the first part, in consideration of the sum of FOUETREN THOUSAND & no/100 * * * * * . DOLLARS Kansas, to-wit: The North Half (3) of the Northwest Quarter (3) of Section (22) and The Southwest Quarter (1984) of the Northeast Quarter (NE4) of Section 22, all in Remembing Twelve (12) South, Range Minteen (19) East of the 6th P. M. less the Kansas Turnpike. EXT ASSIGNMENT: meluding all rents, issues and profits thereof, provided however that the mortgagore shall a 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 part 108 of the first part therein. And the said part LES of the line part do hereby covenant and agree that at the delivery hereof. they BLOhn lawful owner B of the premises above prented, and asized of a good and indertable estate of inheritance therein, free and clear of all incumbrances. NO exceptions and that they will warrant and detend the same against all parties making lawful claim thereto. It is agreed between the parties haven that the partiels of the dist part shall at all times during the life of this indenture, pay all faces and assessment that may be levied or estemaid against raid real states when the same becomes due and payable, and that they will a merit do by the part y. of the accord part, the less, it shy, made payable to the part y. of the same destine of part is the same that may a subject or to keep and payable the own that and part. Legs of the first part shall fail to pay such taxes when the same becomes due and payable, and that blogy Will merit do by the part y. of the accord part, the less, it shy, made payable to the part y. of the scene part is the same that the and that all the part of the first part shall fail to pay such taxes when the same become due and payable or to keep and payable provided, there in the part y. of the sident fail to pay such taxes when the same become due and payable or to keep a did that become a part of the industedness, secured by this indenture, and shall beep interest at the rate of 10% from the due of payment all faily regard. mill faily repair. THIS DERAFT is intended as a motigage to encurs the payment of the sum of **FORTEEN THOUSAND & no/100 \$ 10 HT 10** and pery _____ of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ev that said part 185 of the first part shall fail to pay the same as provided in this indents the said part 2010 of the trist part title set to pay the same as promote the partition, and the obligation contained therein fully discharged. And this conveyance shall be vold if such payments to may be an even as provide thereby, or interest thereon, or if the faces on said read if default by made in such payments or any part thereof or any obligation remated thereby, or interest thereon, or if the faces on said read enter see not paid when the same become due and payable, or if the insurance is not kapp up, as provided hereby, or there buildings on said and the whole sum remaining upped, and all of the obligations provided for in said vertice buildingsion, for the security of which the indentore and the whole sum remaining upped, and all of the obligations provided for in said vertice buildingsion, for the security of which the indentore and the whole sum remaining upped, and all of the obligation provided for in said vertice buildingsion, for the security of which the indentore and the whole sum remaining upped, and all of the obligation provided for in said vertice buildingsion, not is which the security of the indentore and the whole sum remaining upped, and all of the obligation provided for inset security of which the security of which the security of the buildings of and the whole sum exceeding unpeak, and and a the provide the set is consulted an isso previses, men this conveyance shall become should be given, that isomediaely mature and become size and populations provided for in stick written obligation, for the security of which this include the tail gave Y of the second part LLE **SQUIDE OF ASSIGNS** to take posterior of the solid previses and it shall be layeful ment thereas in the tainance provided by the and the first a receiver appointed to collect the result and previses and it therefore and thereas in the tainance provided by the and the first a receiver appointed to collect the result and previses are different to the second part. LLE **SQUIDE OF ASSIGNS** to take posterior of the same previded by the and the first a receiver specified to collect by the result and other the second part. LLE **SQUIDE OF ASSIGNS** to take posterior of other the second part of the seco It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all ratins accounts therefrom, shall extend and tinure to, and be obligatory upon the beins, executors, administrators, partonal representatives ign and successors of the respective parties beens. w Whereast, the part 108+ of the first part he VO he +1----(SEAL) (SEAL) hlora L. (SEAL) (SEAL) STATE OF Kangas 85. Douglas COUNTY 1 as in meansances, that on this 6th day of April A. D. 10 62 before me. a Motary Public in the aformaid County and Same come Runswell L. Tuckel, also known as Russel L. Tuckel, and Dorn L. Tuckel, his wife STAN to me personally known to be the same per who associted the foregoing instrument and duly PUBLIC/S INTER WHEREOF, I have he arenden Hotery Public October 31 19 65 Harold a. Beck Register of Deeds Ry: Jamie Beem, Deputy

(State

The South Light Solars

13 A.

and the second sec

•

00

2