with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said part les of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner S

of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, no exceptions

and that they will warrant and defend the same egainst all parties making lawful claim thereto. It is agreed between the parties hereto that the part 205 of the first part shall at all times during the life of this indenture, pay all taxes

and executions that may be levied or excessed epsinit said real exists when the same beam may be used in the origination of the second pays in the same beam of the second pay

THIS GRANT is intended as a

bilgation for the payment of said sum of money, executed on the Twenty-fifth. according to the terms of ODC certain written

said part Y of the second part to pay for any insurance or to discharge any taxes with interest there that said part LES of the first part shall fail to pay the same as provided in this indenture.

And this conveyance shall be void if such payments be made as herein specified, and the chiligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real erates even on paid when the same become due and payable or if the insurance is not keep the same become due and payable or or if the same become due and payable or if the same become due and payable at the other same become due and payable at the other same become due to the same become due and payable at the other same become due to the same become due to the same become due to the same become due and payable at the other same become due to the b the said part Y of the second part his agents of assigns to take possestion of the said premises and all the improvements thereon on the manner provided by law and to have a receiver appointed to collect the rents and barefits accruing thereform; and to sail the premises hereby granted, or any part thereof, in the manner previded by law and to have a receiver appointed to collect the rents and barefits accruing thereform; and to reall the premises hereby granted, or any part thereof, in the manner previded by law and to have a receiver appointed to collect the rent and barefits accruing thereform; and the rents and the accruing the sail the premises incident thereor and the overpart arises from the sail to be the accruing the sail the rent and the accruing the sail the sail of the sail to be the sail t

shall be paid by the part Y making such sale, on demand, to the first part LCS

It is agreed by the partiet hereto that the terms and provisions of this indenture and each and every obligation therein sontained, and all emotils actualing thereform, thall estend and have to and be obligatory upon the heirs, grecutors, edministrators, personal representatives, storm and successors of the respective parties hereto.

In Wilness Whereas, the part ies of the first part have hereunto set their hand S tabove written, and teal S Inst the day and year Eugene C. Riling Coloning (SEAL) i

(SEAL) Clara Bell Riling Keing (SEAL)

a Doustyte

(SEAL)

STALE OSTATE Kansas - 55 Douglas COUNTY. BE IT REMEMBERED, That on this twenty-fifth day of May , A D 19 62 Notary Public 110 0 e aforesala County and State before me, a Eugene C. Riling and Clara, Bell Riling came 1311975 to me personally known to be the same person ${\rm S}$, who executed the foregoing instrument and duly acknowledged the execution of the same. UBLIC : IN WITNESS WHEREOS, I have hereunto subscribed my name, and effixed my official seal on the day and year last above written. 19 66 mision Expires May 19 Donald C. Hay all: Notary Public

Recorded May 26, 1962 at 10:15 A.M.

Attest: Kenneth Behmer Asst. Cashier. (Corp Seal)

Hardd G. Beck