	and the second
	The second se
i. Fi	with the appurtenances and all the estate, tifle and interest of the said part. Y of the first part therein.
	And the said perty of the first part do BS hereby covenant and agree that at the delivery hereof 10 15 the lawful owner
	of the premises above granted, and setzed of a good and indefeasible estate of inheritance therein, free and cleer of all incumprances,
	and that 1.5 will werrant and defend the same against all parties making lawful claim thereto.
	and assessments that may be levied or assessed against said right estate when the same becomes due and payable, and that <u>1t Shall</u> directed by the part of the second part, the loss, if any, made payable to the part of the second part to be set of <u>145</u> interest. And in the event that said part <u>1</u> — of the first part shall fail to pay such taxes when the same become due and payable or to keep and permises insured as herein provided, than the part <u>1</u> of the second part may pay such taxes and insurance, or either, and the amount so paid shall become a part of the indebietness, second part may pay such taxes and insurance, or either, and the amount so paid shall become a part of the indebietness, second by this indenure, and the rate of 105 ⁶ from, the date of payment
-	this indenture, and shall become a part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment of the sum of ODE hundred thousand and no/100
	eccording to the terms of <u>900</u> certain written obligation for the payment of said sum of money, executed on the twenty third
	day of <u>August</u> <u>19.52</u> , and by <u>11.5</u> terms made payable to the part <u>y</u> 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 more advanced by the said part <u>y</u> of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event there said part <u>y</u> of the first part shall fall to pay the same as <u>provided</u> in this indenture.
	eccording to the terms of \underline{DB} certain written obligation for the payment of said sum of money, executed on the tWenty third day of <u>August</u> 10.62, and by 113 terms made payable to the part \underline{Y} of the second part, with all interest according to the terms of said obligation and also to socure any sum or sums of more, educated by the said part \underline{Y} of the first part half all to pay for any insurance or to discharge any taxes with interest there are no provided, in the event there said part \underline{Y} of the first part shall fall to pay the same as a provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged, etsites are not paid when the same become due and payable, or if the insurance is not kept up, as provided hirris. Or if the taxes on said real etsites are not paid when the same become due and payable at the obligation for the result without notice framewing unaid, and all of the obligation of the herein, for the said part \underline{Y} or the the isoder part in the same become due and payable at the obligation for the result of the bald become absolute and the whole wing remaining unaid, and all of the obligation of the herein, or the said part \underline{Y} of the isoder part is given, shall immediately mature and become due and payable at the option of the holder here: writewing or and it shall be lawful for neither persists hereby granted, or any part theree, in the mome prescribed to \underline{Y} have, and u out of all moneys strain due to the anomer provided by jaw and to have a receiver appointent to the law of the remote and become first accuring thereform, and to part neither persists hereby granted, or any part thereof, in the memory prescribed to the all of all moneys straing from such aste by reveal of all moneys arting form such aste by
	is give, shall immediately mature and become due and payable at the option of the holder here; withour notice, and it shall be lawful for by the said party of the second part to take possession of the said premises and all the improve the said party of the said party of the said party of the second part to take possession of the said premises and all the improve the said party of the sa
	ments thereon in the manner provided by Jaw and to have a receiver appointed to collect the rents and benefits accruing thereform, and to sell the premise hereby greated, or any part thereof, in the manner prescribed by Jaw, and, out of all moneys exising thereform, and to retain the amount then unpaid of principal and interest. together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the partymaking such sale, on demend, to the first party
	It is agreed by the parties hereto, that the terms and provisions of this indenture and each and every obligistion therefit contained, and all- banefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, "personal representatives, assigns and successors of the respective parties hereto.
1	In Witness Whereof, the pariles of the first part ha Ve hereunio set their hand S and seel S. the day and year has above withen. The Hillcrest Medical Center, Inc., a Kansas Corporation
	By formed D. Brown, President (SEAL)
	SEAL) By Maggaret G. Clark, Secretary &
	Treasurer (SEAL)
	ACKNOWLEDGEMENT-Corporation (Na. 29) F. J. BOYLES, Publisher of Legal Blacks, Lawrence, Kanass
	State of Kansas
	Be It Remembered, That on this 23rd day of August 1962
	came Forrest D. Brown . President of Hillcrest Medical Center, Inc., a
· · · · · ·	Kansas Comporation 1, a corporation duly organized, incorporated and existing under and by
	vigne of the laws of Kansas , and Margaret G. Clerk Secretary of said cocporation, who are personally known to me to be such officers, and who are personally known to me
	to be the persons who executed, as such officers, the within instrument of writing on behalf of such corporation, and
	such persons daily acknowledged the execution of the same to be the act and deed of said corporation.
	In Testimony Whereof, I have hereunto set my hand and affixed my notary public
	such persons daily acknowledged the execution of the same to be the act and deed of said corporation.
	In Testimony Whereof, I have hereunto set my hand and affixed my notary public
	such persons duty acknowledged the execution of the same to be the act and deed of said corporation. In Testimony Whereof, I have hereunto set my hand and affixed my notary public Seal the day and year last above written. Warren Rhodes
Recor	such persona duy acknowledged the execution of the same to be the act and deed of said corporation. In Testimony Whereof, I have hereunto set my hand and affixed my notary public Seal the day and year last above written. Notary Public, Term expires June 17 19-65
Recor	such person auxy acknowledged the execution of the same to be the act and deed of said corporation. In Testimony Whereof, I have hereunto set my hand and affixed my notary public Seal the day and year last above written. Notary Public, Term expires June 17 19-65
I t debt sec	such personal way acknowledged the execution of the same to be the act and deed of said corporation. In Testimony Whereof, I have hereunto set my hand and affixed my notary public Seal the day and year last above written. Notary Public, Term expires June 17 19 65 rded August 24, 1962 at 8:00 P.M. RELEASE the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the cured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of
I t lebt sec	August 24, 1962 at 8:00 P.M. RELEASE where of the within mortgage, do hereby acknowledge the full payment of the

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