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A Call of

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with the appurtenances and all the estate, title	and interest of the said part les of the first part therein.
hereby	revenuest and some of the second se
of the premises above granted, and selzed of a good and inde	feasible estate of inheritance therein, free and clear of all incumbrances,
and that they w	ill warrant and defend the same against all parties making lawful claim thereto.
permet merene mer mer mer part. 1.6.5	of the first part shall at all times during the life of this indenture only all taxes
keep the buildings upon said real estate insured against statu re- directed by the party of the second part, the loss, if any, interest. And in the event that said part SS of the first part said premises insured as herein provided, then the part y. up that shall become a part of the indestindenss, secured by the said that the second se	al estate when the same becomes due and pyshole, and that hey, my all taxes d torsade in such sum and by such invarence company as shall be specified and made psyshole to the part. W, of the second part to the info 1 LS shall fail to pay such taxes when the same become due and physhole to takes of the second part may pay such taxes and invarence, or they and the samount his indenture, and shall bear, interest at the rate of 10% from the date of payment
Inis GRANT is intended as a meetance to	
ccording to the terms of ODC certain written obligation	DOLLARS,
bert, with all interest accruing thereen according to the	for the payment of said sum of money, executed on the $\mathcal{S}^{\#}$ d by <u>1.55</u> terms made payable to the part <u>y</u> of the second f said obligations and also for secure any sum or sums of money terms of the second of the second s
aid part y of the second part to pay for any insurance	or to discharge any the state of the state o
And she	he as provided in this indenture.
eal estate are not kept in as good repair as they are now, or nd, the whole sum remaining unpaid, and all of the obligation given, shall immediately mature and become due and payable and all of the sum of the	is a herein specified, and the obligation contained therein fully discharged, ny obligation created thereby, or interest thereon, or if the taxes on said real if the insurance is not kept up, as provided herein, or if the buildings on said if wats is committed on said premises then this convert with the solute as provided for in said written obligation, for the security of which this indenture e at the option of the holder hereof, without notice, and it shall be lawful for
ents thereon in the manner provided by law and to have a rec will the premises hereby granted, or any part thereof, in the tain the amount then unpaid of principal and interest, together all be paid by the part.y	to take possession of the said premises and all the improve- manner prescribed by law, and out of all moneys arising from such sale to with the costs and charges incident thereto, and the overplus, if any there be,
	bions of this indenture and each and every obligation therein contained, and all o obligatory upon the heirs, executors, administrators, personal representatives,
st above written.	e hereunto set their hand s and seals the day and year
	X Ervin W. Morgan
	(SEAL) =
	Wilma I. Morgan (SEAL)
	(SEAL) E

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	100000000000000000000000000000000000000
ATE OF KANSAS	
DOUGLAS	
BE IT REMEMBERED, That before me, a No	tary Dublic A. D., 1943.
	Morgan and Wilma I. Morgan, husband and wife
PHAL	
COUNTY IN WITNESS WHEREOF, I h year last above writte	ave hereunto subscribed my name, and affixed my official seal on the day and
Commission Expires June 17 1965 19	Warren Marten
and the second	Warren Rhodes * Notery Public
February 8, 1963 at 1:45 P. M.	Varolo G. Register of Dee

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Yoorb ne

arren Rhodes, President fortgagee. Owner.

Was written on the original morigage sintered (Fils 19th) day of august (9 15

Reg. of Doeds

- Deputy