with the appurtenances and all the estate, title and interest of the said part i.e. Sof the first part therein. And the said parties of the first part do hereby covenant and agree that at the delivery hereof they are a lawful owner S of the pre nises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incu and that they will juvarrant and defend the same spainst all parties making lawful claim thereto. and that used it will geverant and defend the same against all parties making laws It is agreed between the parties hereto that the part LOS of the first part shall at all times during the life of this inde-The space services me partiel period martine part LES of the first part hall at all time during the life of this indenture, pay all taxes and assistments that may be level or services degainst and real extens when the same becomes due and "payable" and that the Y will be keep the buildings upon said real exists insured against fire and torsedo in such turn and try such insures company as half be specified and directed by the party... of the second part, the loss, if hay, made payable to the party be to the second part to the exist of LES of the first part that the insured to payable to the part and the second part to the second part to the second part to the second part to bary paid premises insured as herein payable or to keep and premises insured as herein provided, then the part ... of the second part may pay taid taxes bed for such as the first part of the indebtedness, secured by this indenture, and shall be are interest at the raid of 10% from the date of the parts... ure, pay all taxe THIS GRANT FORTY-TWO THOUSAND AND NO/100---according to the terms of One certain written obligation for the payment of said sum of money, executed on the 22ndday of July 19.63 and by its terms made payable to the part of the second part, with all interest acquing thereon according to the terms of said obligation and also to secure any sum or sums of money adganced by the said part Y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part 198 of the first part shall fail to pay the same as provided in this i And this conveyance shall be void if such payments be made as herein, specified, and the obligation contained Warein. fully distharged, if default be made in such payments or any part hereof or any obligation created thereby, or interest hereon, or if the taxes on said real estate are not any part when the same become due and payable, or if this instance is not keep up, as provided wor if the buildings the said real estate are not kept in as good repair as they are now, or if waste is committed on said premises, then this con or if the buildings the sabule and the whole sum remaining unpaid, and all of the obligations provided for in said writen obligation, for the security of the security and in default immediately mature and become due and payable at the option of the holder hereof, without notice, and h-shall be leaful for the said part Y of the second part $\overline{}$ for the second part $\overline{}$ for the said premise and all the improvements thereon in the manner, provided by law and to have a receiver appointed to collect the rentipind benefits accurate interform, and to all the premises hereby granted, or any part thereof, in the manner previded by law and to have a receiver appointed to collect the rentipind benefits accurate interform, and to grant thereof, in the manner previded by law and to have a receiver appointed to collect the rentipind benefits accurate interform, such as to the said the appoint of all mores are interformed or any part thereof, in the manner previded by law and out of all mores and the original benefits if any three be shall be paid by the part \underline{Y} making such sale, on demand, to the first part LES . It is segreed by the parties hereto that the terms and provisions of this indexture and each and every obligation therein contained, and all benefits 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. In Winness Whereof, the part IES, of the first part_baye hereunto set their last above written. hand S and teaS, the day and year FRED H. NEIS H. T. LUS (SEAL) (SEAL) MARIE A. NEIS (SEAL) (SEAL) Kansas STATE OF Douglas SS COUNTY, HOTAD SP BE IT REMEMBERD, That on this 22nd day of July A.D., 1963 before me. Notary Public in the aforesaid County and Safe. before me, a Notary Public in the aforesaid County and State FRED H. NEIS and MARIE A. NEIS (also known E HOTAR as Marie Neis), husband and wife, to me-personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same IN WITNESS WHEREOF, I have hereunto subscribed my na ime, and affixed my official seal on the day and Jenriettall Deller Henrietta A. Fuller Ne My Commission Expires July 25 19 63 Notary Public and a sheek