Including the rents, issues and profits thereof provided however that the provided however that the profits Mortgagor shall be entitled to collect and retain the rents, issues and Profits Nortgagor shall be ent until default hereunder with the appurtenances and all the estate, title and interest of the said part y of the first part therein. And the said part y of the first part do 85 hereby covenant and agree that at the delivery hereof she is the lawful owner of the premises above granted, and solved of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances," NO EXCE 11015 and that She will warrant and defend the same against all parties making lawful claim thereto, It is agreed between the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed agains said real estate when the same becomes due and payable, and that. $\delta h \oplus W \pm 1$ keep the bildings upon said real estate investigation is uch sum and by such instructed company, as shall be specified and directed by the part \mathcal{Y}_{-} of the second part, the loss, if any, made payable is the part \mathcal{Y}_{-} of the second part to the "WHM" of 11s interest. And here wert that is ald part \mathcal{Y}_{-} of the first part shall all to pay bulk taxes when the same become due and to have to the said premises insured as herein provided, then the part \mathcal{Y}_{-} of the second part may pay said taxes and insurance, or either, and the amount is part shall all become a part of the indebtedness, secured by "this indenture, and shall beer interest at the rate of 10% from the date of payment until fully repaid. THIS GRANT is injended as a mortgage to secure the payment of the sum of Five Thousand & no/100 - - - -- DOLLARS, according to the terms of 3. certain written obligation for the payment of said sum ofgmoney, executed on the 21,122 19 63 , and by 1.55 \pm terms made payable to the part Y of the second ling to the terms of said obligation and also to secure any sum or sums of money advanced by the July day of July part, with all interest accru 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 Y of the first part shall fail to pay the same as provided in this inde And this conveyance shall be void if buch payments be made as herein applications and the obligation 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 and real catate are not need to any payment or any part thereof or any obligation created thereby, or interest thereon or if the buildings on abit real state are not lept in as good repair as they are now, or if wate is committed on said premises, then this conveyance shall become shallows and the whole sum remaining unpaid, and all of the obligations provided for insaid written obligation, for the tecrity of which the indentors is given, shall immediately mature and become due and payable at the option of the holder hereof, without noise, and it shall be tavitul for the said part Y of the second part OP BSSIgns to take possession of the said premier and all the improvement thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits acruing therefroms and to real the receiver appointed by law, and put of all mores atking from you have to the costs and charges incident there and the order with the costs and charges incident there and the order with the costs and charges incident there and the order with the costs and charges incident there and the order with the costs and charges incident there and the order with the costs and charges incident there are only or the order of the costs and charges incident there are only or the order of the costs and charges incident there are only or the order of the costs and charges incident there are only the order of the costs and charges incident there are only or order of the costs and charges incident there are only or order of the costs and charges incident there are only or order of the costs and charges incident there are only or order of the costs and charges incident there are only or order of the costs are only or order of the costs and charges incident there are only or order of the costs and charges incident there are only order of the costs and charges incident there are only order of the costs are only or order of the costs are only or order of the costs are only order of th shall be paid by the part Y , thaking such sale, on demand, to the first part YIt is agreed, by the partiet hereto that the terms and provisions of this benefits accruing therefrom, shall extend and inure*to, and be obligatory assigns and successors of the respective parties hereto. ach and every obligation therein contained, and all executors, administrators, personal representatives, upon the heirs. In Witness Whereof, the part. 7 of the first part ha "the day and ye and seal. Katherine Miller Masportentigate (SEAL) (SEAL) (SEAL) (SEAL) Farmen and a second and a s Kansas . STATE OF Douglas COUNTY, BE IT REMEMBERED, That on this 24th. before the a Notary Public day of . July V. PET before me. ». Notary Fublic Katherine Willer Westgate, a single person NOTARY UBLICE to me personally known to be the same person acknowledged the execution of the same. who executed the foregoing instrument and duly 11 IN WITNESS WHEREOF, I have hereunto subscribed by r on the day and 19 67 en January 8 ion Expires Notary Public

Recorded August 1, 1963 at 2:25 P.M.

+ avold (1. Seck Register of Deeds

a start and an and the start start

and a second hit and the

per s

