a state at a state of the state	
and the told are in incest and a	Il the estate, title and interest of the said part 188 of the first part therein.
of the premises above granted and store	at part dohereby covenant and agree that at the delivery hereof. they are the lawful owner;
No Exceptions	d of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
	and that they will warrant and defend the same against all parties making lawful claim thereto.
	to that the part
directed by the part. J. of the second interest. And in the event that said part. said premises insured as herein provided, so paid shall become a part of the inde until fully repaid.	sessed against said real estate when the same becomes due and payable, and that they will a insured against fire and tornado in such sum and by such insurance company as shall be specified as part, the loss; if any, made payable to the part
THIS GRANT is intended as a mortgag	ge to secure the payment of the sum of
Two Thousand and no/100	
	tain written obligation for the payment of said sum of money, executed on the $6th$ 19.64, and by $1ts$ terms made payable to the part $V$ of the seco
part, with all interest accruing thereon ac	
said part of the second part to	pay for any insurance or to discharge any faxes with interest thereon as herein provided, in the eve hall fail to pay the same as provided in this indenture.
And this conveyance shall be used if	
estate are not paid when the same becom real estate are not kept in as good repaid and the whole sum remaining unpaid, as is given, shall immediately mature and b	ne due and pavable, or if the insurance is nor kept up, annexes inskon, or if the black on said in r as they are now, or if waste is committed on said premises that herein, or if the buildings on a rd all of the obligations provided for in said written obligation, for theorement of this index accome due and pavable at the option of the holder hereof, without notices, and it shall be come to be options of the obligations of the option of the holder hereof.
the said party of the second part 1 ments thereon in the manner provided by sell the prantises hereby, granted, or an retain the amount then unpaid of principa	tSS agents or assigns to take possession of the said premises and all the improv law and to have a receiver appointed to collect the rents and benefits accruing therefrom; and y part thereof, in the manner prescribed by law, and out of all moneys erising from such sale and interest, together with the costs and charges incident thereto, and the overplus, if any there b such sale, on demand, to the first part 165
It is descent by the matthe barren at	
benefits accruing therefrom, shall extend assigns and successors of the respective	ar the terms and provisions of this indenture and each and every obligation therein contained, and and inure to, and be obligatory upon the heirs, executors, administrators, personal representative parties hereto.
	of the first part ha Va hereunto set their hand S and seal S the day and ye
· · · ·	· 11- P
b - ,	Joseph N. Raybern (SEAL
•	SEAL (SEAL
	Margares E. Raybern Ce Physice InisEAL
	(SEA)
STATE OF Kansas	
Douglas	\$5.
1	COUNTY,)
STRATS R. D.	E IT REMEMBERED, That on this Oth. day of February A. D., 19 (
ALL CONTRACTOR	before me, a Notary Public in the aforesaid County and State came Joseph N. Raybern and Margaret E. Raybern
ALARY	The second
	to me personally known to be the same person S who executed the foregoing instrument and du
UBLICA	acknowledged the execution of the same.
Min County (the	witness whereof, I have hereunto subscribed my pame, and affixed my official seal on the day an year last above written.
My Commiside Expires December 2	3 19 67 Ferres R. Copper
1	Lewis R. Coffey // Notary Public

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R. S.L.

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