President and the

and extreme to be ween the parties hereto that the part LOS of the first part shall at all times during the life of this indenture, pay all taxes		and that $they$ will warrant and defend the same against all parties making lawful claim thereto.
<pre>bits built with the party of the second are beginned and the same become due and payable, and the likely with the decord of the second are the second a</pre>		It is agreed between the parties hereto that the part LOS of the first part shall at all times during the life of the life of the
Not GRANT is intended is a montpage to secure the payment of the turn of SEVEN ThOUSBAL BIRD 100/100		and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that <u>they will</u> keep the buildings upon said real estate insured against fire and formado in such sum and by such insurance company as shall be specified and directed by the part y of the second part, the loss, if any, made payable to the part y of the stand payable and only of the second part.
BOLLAS. OBLAS. Seconding to the terms of OBD		THIS GRANT is intended as a mortgage to secure the payment of the sum of Saven Thousand and no/100
Berg with all interest according thereas according to the turn of add obligation and allo to second any turn of the accord part to pay for any hanness or to discharge any turns with interest thereon as herein provided in the avent that and part 15		
and party of the second part to pay for any havance or to dickarge any taxes with interest thereon as herein provided. In the event that and particles of the first part shall fail to pay the same as provided in this indervue. And this convergence shall be wold it ach payment to make a the shall particles_ and the obligation constained therein fully dickarged and the non-part therein the second part therein of the shall be wold it ach payment to make and paysite, or it the linearcement and and paysite, or it the linearcement and the particles on early and the achieves on any part thereof or any obligation constained to make the particles on early and the achieves on and real and the achieves on a paysite, or it the linearcement and and paysite, or it the linearcement and the particles on early and the achieves are provided in the linearcement and and the achieves on a second and and written obligation, for the secondly of which this indervices the achieves and the		
And this conveyance shall be viold it and the top we arm as provided in this indenture. If default is made in such payments or any part there or any obligation created thereby, by a provided mean, or if the its cance or if the its conversion is the buildings on said the any or any provided the conversion is the buildings on said the any or any obligation created thereby, by a provided thereby, or an any obligation created thereby the angle of the its conversion is the buildings on said the any or any obligation created thereby or an any obligation created thereby of the its conversion is the buildings on said the any of the anti payments of the its conversion is the buildings on said the angle of the conversion is the said operation onlice, and it shall be larger of the said payments the angle of the conversion is the said operation onlice, and it shall be larger of the said payments thereby previous of the said payments and said the said of all moments of the said payments and said the angle of the conversion is the said the conversion of the said thereby of the said the said of all moments and said the said of the conversion is the said the said of the conversion of the said the said of the conversion is the said the said of the conversion of the said of the conversion of the said the		
And this conveynes that be void if such payments to mage as herein specified, and the obligation contained therein fully discharged and are not keep in a good repair as they are not if the invesnes is not keep in a good repair as they are not in the source and a set of the second part of the secon		
the said party of the second part 1152 AGENTS OF ASSIGNS to take possession of the said premises and all the improve and there only careful or any part thread, in the mean appointed to collect the result and barefils accurding thereform and the said the predices hereby greated, or any part thread, in the mean appointed to collect the result and barefils accurding thereform and the said the predices hereby greated, or any part thread, in the first part 103. It is agreed by the party making such sale, on demand, to the first part 103. It is agreed by the party making such sale, on demand, to the first part 103. It is agreed by the parties hereto that the terms and provisions of this indentors and each and every obligation therein contained, and all barefils accurding thereform, shall backed and lower to a do be obligatory upon the here, executor, administrator, personal representatives, is a diversation of the respective parties hereto. In Witness where it. The part 105. of the first part have there is the their mater of the day and year is a diversation		And this conveyance shall be void if such payments be made as harsh specified, and the obligation contained therein fully discharged. If defaults have have have have apprent or any obligation can be apprentiated thereby, or informat therein, or if the taxes on said real enter as not paid when the same become doe and payble, or if the insurement of the provide therein, or if the buildings on said and the whole sum remaining unpaid, and all of the obligations provided for in said premise, then this conveyance shall become absolute is given, shall immediately matter and become due and provided for in said then obligation, for the security of which this inderture
H: is agreed by the parties herein that the terms and provisions of this indentice and each and every obligation therein contained, and all benefits accounts, the respective parties herein. In Witness, Whereof, the put LOS of the first part have hereonto set thoir hands and seals the day and year last above writen. In Witness, Whereof, the put LOS of the first part have hereonto set thoir hands and seals the day and year last above writen. In Witness, Whereof, the put LOS of the first part have hereonto set thoir hands and seals the day and year last above writen. In Witness, Whereof, the put LOS of the first part have hereonto set thoir hands and seals the day and year last above writen. In Witness, Whereof, the put LOS of the first part have hereonto set thoir hands and seals the day and year last above writen. In Witness, Whereof, the put LOS of the first part have hereonto set thoir hands. In Understanding to the first part have hereonto set thoir hands. In Understanding to the first part have hereonto set thoir hands. In Understanding to the first part have hereonto set thoir hands. In Understanding to the first part have hereonto subcribed my attend to the stars. International to the first part have hereonto subcribed my attend to the day and stars. International to the same part of the same. International to the same part of the same. International to the day of the second the foregoing instrument and duly schemedeed the same writen. International to the same writen.		the said party, of the second part 1tS agents or assigns to take possession of the said premises and all the improve- ments thereon in the manage provided by law and to have a receiver appointed to collect the rents and benefits accound therefrom, and to retain the amount then unpaid of principal and interest, together with the costs and charge includes theses includes there are stain for such as a together with the costs and charge includes the second of all moneys arising from such as a together with the costs and charge includes theses includes theses includes the second of the second second of the second se
In Where where The inspector of the first parties hereo. In Where where In the parties of the first part have hereonto set thoir hands and seals the day and year In Where where In the parties of the first part have hereonto set thoir hands and seals the day and year In Where where In the parties of the first part have hereonto set thoir hands and seals the day and year In the day and year In the first part have hereonto set thoir hands and seals the day and year International internation international international internationality		making such sale, on demand, to the first part ins.
In Where where, the periods of the first part have berevine set their hards and seels the day and year last above written. In Where written, it is a set of the first part have berevine set their hards and seels the day and year (SEAU) Denzil D. Hackathorn (SEAU) Marlene E.		It is agreed by the parties hereto that the terms and provisions of this indenture 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,
Denzil D. Hackathorn (SEAU) Marlone E. Hackathorn (SEAU) Marlone E. Hackathorn (SEAU) (SEAU) Marlone E. Hackathorn (SEAU) (SEAU) Marlone E. Hackathorn (SEAU) (SEAU) (SEAU) (SEAU) Marlone E. Hackathorn (SEAU) (SE		In Winness, Whereof, the part 105 of the first part have hereunto set thoir hends and seals the day and year
Denzil D. Hackathorn (SEAU) Marlone E. Hackathorn (SEAU) Marlone E. Hackathorn (SEAU) (SEAU) Marlone E. Hackathorn (SEAU) (SEAU) Marlone E. Hackathorn (SEAU) (SEAU) (SEAU) (SEAU) Marlone E. Hackathorn (SEAU) (SE		1 . PH 1 th
(SEAL) Marlene E. Hackathorn (SEAL) (SEAL) Marlene E. Hackathorn (SEAL) (S		Denzil D. Hackatharm (SEAL)
$\begin{array}{c} \text{Maxlene E. Hackathorn} \qquad (SEAL) \\ \hline \\ \text{Maxlene E. Hackathorn} \qquad (SEAL) \\ \hline \\ \text{(SEAL)} \\ \hline \\ \ \ \ \text{(SEAL)} \\ \hline \\ \ \ \text{(SEAL)} \\ \hline \\ \ \ \ \text{(SEAL)} \\ \hline \\ \ \ \ \ \text{(SEAL)} \\ \hline \ \ \ \ \ \ \text{(SEAL)} \\ \hline \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$		
(SEAL) INTERPORT OF THE STATE		Martin C achather (SEAL)
$\begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \end{array} \\ \end{array} $		(SEAL)
$\begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \end{array} \\ \end{array} $		
STATE OF Kans as Douplas		
STATE OF Kans as Douplas	25	
STATE OF Kans as Douplas		7.0
STATE OF Douplas	-	
Douglas SS BE IT REMEMBERED, Ther on this 30th day of March A. D. 19 64 BE IT REMEMBERED, Ther on this 30th day of March A. D. 19 64 BE IT REMEMBERED, Ther on this 30th day of March A. D. 19 64 BE IT REMEMBERED, Ther on this 30th day of March A. D. 19 64 BE IT REMEMBERED, There on this 30th day of March A. D. 19 64 BE IT REMEMBERED, There on this Bonzill D., Hackathorn, and Marlene E., Hackathorn Hackathorn Home personally known to be the same person. So who executed the foregoing instrument and duly achnowledged the secution of the same. My Commission Bit I C. S Hittings WhiteSC: I have here onto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Big My J J J J J J J J St 19 66 Little L	IIII	Kanses
EIT REMANSEED, Ther on this 30th day of March A. D. 19 64 BE IT REMANSEED, Ther on this 30th day of March A. D. 19 64 BE IT REMANSEED, Ther on this 30th day of March A. D. 19 64 BE IT REMANSEED, There me, and and the storesaid County and State, came Denzil D. Hackathorn and Marlene E. Hackathorn To me personally known to be the same person 9 who executed the foregoing Instrument and duly acknowledged the graculon of the same. Wy BLIC 10 10 10 10 10 Wy commission 10 10 10 10 10		STATE OF
before me, a Notary Public in the aforesaid County and State. came Denzil D. Hackathorn and Marlene E. Hackathorn to me personally known to be the same person. If who executed the foregoing instrument and duly achnowledged the execution of the same. IN WITNESS WHEESCY I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My commission being any state in the same in t		STATE OF
before me, a motary fublic in the aforesaid County and State. came Denzil D. Hackathorn and Marlene E. Hackathorn to me personally known to be the same person. ³ who executed the foregoing Instrument and duly acknowledged the acculon of the same. IN WITNESS WHEESOF, I have hereinto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Baryon at 19 66		Douglas , county, SS.
to me personally known to be the same person. If who executed the foregoing instrument and duly acknowledged the execution of the same. $v_{BL1C} = \frac{1}{2} $		Douglas
$\frac{1}{2} \begin{bmatrix} 0 \\ 0 \end{bmatrix} \begin{bmatrix} 0 \\ $		STATE OF
$\frac{1}{2} \begin{bmatrix} 0 \\ 0 \end{bmatrix} \begin{bmatrix} 0 \\ $		STATE OF
My commission and my start 3192 19 66 Lange Plance		STATE OF Douglas
My commission region + 44 Ju 318t 1966 Lange Pl Plance		STATE OF Douglas COUNTY, 55. BE IT REMEMBERED, Thet on this 30th day of March A. D. 19 64 before me, a Notary, Public in the aforesaid County and State, came Denzil D. Hackathorn and Marilene E. Hackathorn to me personally known to be the same person. We executed the foresoing instrument and duly
3 . CODNIT .		STATE OF Douglas
		STATE OF Douglas E IT REMEMBERED, Ther on this 30th day of March A.D., 19 64 before me, a Notary Public in the aforesaid County and State, came Denzil D. Hackathorn and Marlene E. Hackathorn to me perionally known to be the same paren. Who executed the foregoing instrument and duly acknowledged the execution of the same. IN WTIMESS WHEELOF, have hereonto subcribed my name, and affixed my official seal on the day and were list above written.

accorded March 31, 1954 at 1119^{-1} .W.

e Stager

E.C.

and the second

I and a Black Register of Deeds

°7°