273

with the appurtenances and all the estate, title and interest of the said part. i.e.sof the first part therein.

And the said part ies of the first part do ..... hereby covenant and agree that at the delivery hereof they are the lawful owner s of the premises above granted, and seized of a good and indefeatible estate of inheritance therein, free and clear of all incumbrances,

> 10 and that they will warrant and defend the same against all parties making lawful claim thereto.

It is agreed between the parties hereto that the part ies of the first part shall at all times during the life of this nture, pay all taxe and assessments that may be levied or assessed expirit and the first part mail it all limits during the life of this indenture, pay all task keep the buildings upon said real estate insured apainst said real estate view them the same becomes due and payable, and that thay. will detected by the part  $y_{\rm corr}$  of the second part, the loss if any, made payable to the part  $y_{\rm corr}$  of the second part, the loss if any, made payable to the part  $y_{\rm corr}$  of the second part, the loss if any, made payable to the part  $y_{\rm corr}$  of the second part, the loss if any, made payable to the part  $y_{\rm corr}$  of the second part may be in the second part may be into a second part may be all tasks and payable to the part  $y_{\rm corr}$  of the second part may be the second part may be valid tasks and payable to the part  $y_{\rm corr}$  of the second part may be all tasks when the same become due and payable to the part  $y_{\rm corr}$  of the second part may be all tasks and the same become due and payable to the part  $y_{\rm corr}$  of the second part may be paya said tasks and instances, or relater, and the task payable to the part  $y_{\rm corr}$  of the second part may be valid tasks and instances, or relater, and the loss payable to the part  $y_{\rm corr}$  of the second part may be valid tasks and instances, or relater, and the loss paid tasks and tasks and the same become due and payable.

THIS GRANT is intended as a mortgage to secure the payment of the sum of . Six thousand and no/100 - -DOLLARS.

April 19.64 and by its terms made payable to the part y of the second rest accruing thereon according to the terms of taid obligation and elso to secure any turn or sums of money advanced by the of the second part to pay for any insurance or to discharge any taxes with Interest thereon as herein provided, in the even vided in this indenture

And this conveyance shall be void if such payments be made as harein particle, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created theory, or interest thereon, or if the taxes on said real state are not pay and when the same backmod obe and payable, or if the insurance is not hard pay, and provide herein, or if the buildings on said real state are not kept in as good react as they are now, or if wasts is committed on buildings norther conveyance shall become absolute and the whole sum reanaling unpeid, and all of the obligations provided for in said writes obligation, to its excertly of which this indenture is given, shall immediately meture and become due and payable at the option of the holder hareof, without notice, and it shall be lawful for

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 therefron, shall extend and inore to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties herein. In Witness Whereof, the part 105 of the first part ha Ve hereunto at

the day and yea Aleta (SEAL) (SEAL) margaret (SEAL) (SEAL)

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er. STATE OF KANSAS DOUGLAS COUNTY. AEN RHOL A D. 19 64 28th Th April In the of HOTARY S John King Estes and Margaret Estes, his wife, to me personally known to be the same person......S. who as acknowledged the execution of the same COUNTY. Warren Rhodes June 17 1965 Notary Public

v . .

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