with the appurtenances and all the estate, title and interest of the said part les of the first part therein. And the seld per 102 of the first part do. hereby covenant and spree that at the delivery hereof they are the lewful own of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all blows DO EXCEPTIONS | and that they will warrant and defend the same against all parties making law

a making lawful cl ties hereto that the part 105 of the first part shall at all times during the life of this inc

The second converses the parties herein that the part 1.65 of the first part shall as all times during the life of this industure, pay all tases and evenewaments that may be levied or assessed against said real eaters when the same becomes due and payable, and that LDEY W111 step the buildings upon said real entry levies lowerd against fire and tormado in such sum and by such insurance company as shall be specified and detected by the part Y of the accelled part, the loss if any, made payable to the part Y of the second part to the second of LDE1L interest. And in the event that said part LDB of the first part shall fail to pay such tages when the same becomes due and payable or to keep and premise insured as freeing provided, then the part y of the second part may pay said tases not hourance, or either, and the same in paid shall become a part of the indetindness, secured by this indenture, and shall bear interest at the rate of 10% from the date of example

THIS GRANT Is in HIS GRANT is intended as a mortgage to secure the payment of the sum of Two Thousand Five Hundred and no/100 - - - - - -DOLLARS.

eccording to the terms of $\Omega B0$ certain written abligation for the payment of said sum of money, executed on the 141 h day of AUGUST The 64 and by 110 terms much payable to the part Y of the second part, with all interest accruing thereen according to the terms of hald obligation and also to secure any sum or sums of money advanced by the said part Y of the second part to pay for any insurance or to discharge any tend? with interest thereon as herein provided, in the event that said parties of the first part shall fail to pay the same as provided in this indenture.

That isso perfactor... of the new part tent tent tent to pry the same as provided in this indeptuse. And this conveyance shall be valid if such payments is made as herain specified, and the obligation of default be made in such payments or any part thereof or any obligation cased distribut, so interest enter are not paid when the same become due and payable, or if the investees is not kept up, as provided at the same set of the same sections due and payable, or if the investees is not kept up, as provided and the where sum remaining unputs, and all of the obligations provided for in said written obligation, is given, built immediately menuit and become due and uppeaks and the obligation of the folder kereard, our

is given, shall immediately metrics and become due and psystels at the option of the holder berough, subject nertice, and is shall be i the cald part Y of the assessing part ICE & general SISE or SBS [gns to take possession of the said premises and all the mean thereon to the memory provided by law and to have a receiver epocalised to collect the rests and beneficient and the previses horizer granted, or any part thereof, in the memory precisived by law, and not of all memory arising from sur-ment the assess the same the same distance, together with the cours and charges includent thelets, and the overplue, if any shall be paid by the part Y making such sale, on demend, to the first part ICE

If is agreed by the partient hereto that the terms and provisions of this indenture and each and every obligation therein tontained, and all benefits accruing therefrom, shall extend and invers to, and be obligatory upon the heirs, executors, administrators, personal representatives, auriors and successors of the respective parties hereto.

Is Witness Where I, the part $\overset{Les}{=}$ of the Sist part he^{VC} above writter. hereunto sat at their hand #

R C D D	
arnot a fro	K (SEAL)
ner a, uron	(SEAL)
abeth M. Groh	(SEAL)
ageth M. Gron	(SEAL)

Hand a Deck Register of Deeds

Eli

Ga C

STATE OF	Lansas	
* 	Dauglas	COUNTY
	AL P	BE IT REMEMBERED, That on this . 111217 . day of "11 1121" A. D. 19 64
	and the second s	before me, a
	SUNNY	· · · · · · · · · · · · · · · · · · ·
	PUNICH -	to me personelly known to be the same person
1	and the state	IN WITNESS WHEREOF, I have hereunto subscribed my pame, and affixed my official seal on the day and yeer last above written.

1

1