NEWT ASSIDNMENT; including all rents, issues and profits thereof, provided however that the mortgagers shall be entitled to collect and retain the rents, issues and profits until default hereunder. with the appurtenances and all the estate, title and interest of the said part<sup>1,0,0</sup> of the first part therein. And the said perilos of the first part do hereby coverant and agree that at the delivery hereof they are the lawful and of the premises above granted, and selzed of a good and indefensible errate of inheritance therein, free and clear of all inconduzance. and that they will warrant and defend the same against all parties making lewful daim th an the parties hereto that the partIRE of the first part shall at all times during the life of this inde and assessments that may be levied or assessed appingt and real extra when the same because due and payable, and then the trans the buildings upper said real extras inhear the same because due and payable, and then the generation of the second part. The loss if and tornado in such some and by such insurance correary as shall be specific interest by the part. ... of the second part, the loss if any made payable to the gard by such insurance correary as shall be specific interest. And in the event that said part. LEL of the first part shall tail to pay such taxes sheet the memory due more due applied or a paid personal success a part of the indebtedness, secured by this industore, and shall become a part of the indebtedness, secured by this industore, and shall become a part of the indebtedness, secured by this industore, and shall become a part of the indebtedness. r w111 THIS GRANT is intended as a mortgage to secure the payment of the sum of BLEVEN THOUSAUD &  $nb/100^{-1}$  or  $\oplus$ DOLLARS, - Restain written obligation; for the payment of said sum of money, executed on the ptember 19 Ab , and by the served according to the second by the second according to the second by the nt Z\_\_\_\_\_ of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein\_poppided\_in id part\_102\_\_\_ of the first part shall fell to pay the same as provided in this indenture. that sail part <u>ACC</u> of the first part shall fail to pay the same as provided in this indexture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharges defected be made in such payments or any part thereof or any obligation contaid thereiny, or interest thereon, or if the buildings on sais states are not paid when the same become due and payable, or if the insurance is not kept up, as provided harein, or if the buildings on sais and atteir are not paid when the same become due and payable, or if the insurance is not kept up, as provided harein, or if the buildings on sais and attee are not kept in as good repait as they are now, or if wate is accommitted on said premises, then this conveyance shall be service and the whole sum remaining unpaid, and all of the obligations provided for in said vertice obligation, for the service of which the indexture a given, shall immediately matters and become due and payable at the option of the holder hereof, without notice, and it shall be teerfold the said part <u>N</u> of the second part <u>built in Accentus of 2000 (mm</u>) to take possession of the said parales and all the leader and the premise-shared paraled, or any part thereof, in the meanser prescribed by law, and unt of all meanys arising frame such asis the tell the premise-shared benefits accound thereod, in the source and charges incident thereto, and the overplut, if any there be hall be paid by the part <u>m</u> making such aske, on demand, to the first <u>Part PE</u>... If 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, saigins and uccessors of the respective parties hereto. of, the part 103 of the first part he YO In Witness Whar and seal the day and yes Imy B. Sell (SEAL) (SEAL) nany Eell (SEAL) (SEAL) STATE OF Kannag COUNTY. be IT REALEMBERED, Then on this Port before me, a. Notherny Public in the storessid C came Johnny B. Emell and Manoy J. Smell, him wife day of September A. D. 19 64 In the storessid County and Sta to me personally known to be the same person  $\mathbb{Z}_{+}$  who executed the foregoing instrume scknowledged the execution of the same. HEREOR, I have hereunto subs Atternal Osternal J Hovard Miseman Noter Public April 18th 19 66. Acrold G. Beck

Assistant Cashier

(Corp Seal)

An Ing widen Weidense IPTO 14 th day BA 45

in being

.....

Janico Baem Alue Neutly ter