with the appurtenances and all the estate, title and interest of the said part i.e.s of the first part therein. And the seld partIES. of the first part do. hereby assessed and agree that at the delivery hereof that a light invite search the promises above granted, and seland of a good and indefeesible entries of tabertance therein, free and clear of all incumbrances, no exceptions

and ther they will restrant and defend the same against all parties making lawful claim theret

and assessments that may be levied or assessed against and real estate when the same becomes dive and payles, and that indexture, pay all takes the buildings upon asid real estate insured against and real estate when the same becomes dive and payles, and that DEV  $\gamma d \perp 1$  diversed by particular time and takes the part  $\chi$ . If the second part, the loss, if way, parties pay takes in the part  $\chi$  of the second part, the loss, if way, parties payles is the part  $\chi$ . If the second part, the loss, if way, parties payles is the part  $\chi$ . If the second part  $\chi$  of the first part have the part  $\chi$  of the second part  $\chi$  of  $\chi$ . The first part have payles is the part  $\chi$  of the second part  $\chi$  of  $\chi$ . The first part have been determined by such instances on payles or to keep or payles or to keep or the second part of the indexteenders, secured by this indexterve, and have been determined the affect of  $\chi$  of the indexteenders, secured by this indexterve, and have been determined of the indexterve to be payled.

## THIS GRANT is intended as a mortgage to secure the payment of the sum of Ten Thousand and no/100-THIS GRANT IS IN

die Vie

ecceriding to the terms of ODE certain written obligation for the payment of said sum of money, executed on the SEVENTH

according to the terms of OLEC certains within obligation. For one payment or same between the same and payable to the part of the second day of <u>OCSODEX</u> <u>10 6.4</u> and by <u>115</u> terms made payable to the part of the second said part with all interest according to the terms of said obligation and also to ascure any sum of sums of money advanced by the said part <u>y</u> of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part <u>205</u> of the first part shell\_fail to pay the same as provided in this indenture.

And tell part now. We then the construction to payments be made as previous on the memory of the obligation con-And this converyance shall be void if such payments be made as here in apactiled, and the obligation con-dification to made in such payments or any part thereof or way obligation control thereby, or interest thereous intere are not paid when the same become due and payable, or if the insurance is not kapt up, as provided here at attese are not kapt in as good-repair as they are new, or if waste is committed on said premises, then this s and the whole sum remaining unpeld, and all of the obligations provided for in seid verture obligation, for the is given, shall immediately metere and become due and payable at the option of the holder hereof, without n

I given, show measurements mature and percents due and paysite at the option of the holder harved, without notice, and is shall be it has and paysite at the option of the holder harved, without notice, and is shall be it has a start of the shall be not the start paysite at the option of the holder harved, without notice, and is shall be not start as a called presentation of the start paysite at the option of the start paysite at the option of the holder harved, without notice, and is shall be not at the presented or the start paysite at the option of the start paysite

It is agreed by the parties have to have the terms and provisions of this indenture and each and every obligation therein contained, and all refins accounting therefrom shall extend and hours to, and be obligatory upon the heirs, executors, administrators, personal representatives, signs and successors of the respective parties herein. In Witness Whereof, the part 105 . of the first part he Ve

their hand S and seel S the day and year

Edde Chemit L. Stevenson (SEAL) (SEAL) - Rech I. A Truth A. Stevenson (SEAL) 

Notary Public

2 ฐากสกรรรรษฐาน และสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามา STATE OF Kansas Douglas COUNTY. Seventh day of October as in REALEMBERED, That on this Deventh day of October A. D. 18.4 before me. a notary public in the staressid County and Stare. came Dale L. Stevenson and Ruth A. Stevenson, husband and wife to me personally known to be the same person  ${}^{S}$  , who executed the fore acknowledged the execution of the same; AUBLIC. TYNESS WHEREOF, I have here d my official wal on 4

Doeld di Register of Deeds

e, do hereby acknowledge the full payment of ter of Deeds to enter the discharge of this April 1971. Dr

8 1067

My C