there at a 1 1

Pality

they tent box will warrant and defe 11.10 est all parties making far aful claim ti

It is agreed between the parties herets that the park SS\_ of the first part shall at all times during the life of this indenture, pay all taxes and assess-ment that, may be leaded are assessed apalisht and meal estate when the same become due and psychia, and that th(S) will have the buildings upon said resi estate insured for loss from fire and estanded coverage in such num and by such insurance company as shall be specified and divected by the

nding to the terms of One stain written addention for the name int of said sum of money, executed on the 12th day of

November , 19 64 ., and by its terms made payable to the party of the second part, with all intere-

In COVERTIDET . 19 Crd , and by its terms made payable to the party of the second part, with all interest accounts thereon according to the terms of said abligation, also to second all future advances for any purpose made to part. 0.51 of the first part by the party of the second part, which evidence of the obligation terrest accounts or otherwise, up to the terms of the obligation terrest accounts or otherwise, the terms of the obligation terrest, and also to second any the rest and part. 0.51 of the first part by the party of the second part, the terms of the obligation terrest, and also to second any the rest and part. 0.51 of the first part by the party of the second part, the rest accounts or otherwise, up to the second part to rest and part. 0.51 of the first part data to pay the same as provided in the indexture. Part. 0.51 of the first part hereby assign to party of the second part to rest and income triang at any and all to pay the same as provided in the indexture. Part. 0.51 of the first part hereby assign to restrict and income arising part any and all these from the party of the second part. The rest and income arising part, and the tendents, to take second part the rest and income terms and the most of the same on the party of the second part, the rest and income and party of the second part. The rest accounts or the party and the same of the same on the party of the second part, at the rest and income and party of the second part. The rest and income and party of the second part the rest and the party of the second part. The rest and income terms and the same of the party of the second part the rest and the party of the second part, at the rest and income and party of the second part the rest and the party of the second part. The rest and the party of the second part, at the part of the most and the rest and the party of the second part is apprent of income and party the same on the terms and the part of the second part. The terms are the party of the second part is apprent of income

The failure of the second part to essent any of its right horevenier at any time shall not be construed as a waiver of its right to assent the same at a later and in insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortance contained

If and part 105 of the first part shall cause to be paid to party of the second part. The entire amount due it herewader and under the terms and isloss of said mote hereby secured, and order the terms and provisions of any obligation hereafter incurred by part 105 of the first part for future vanices, made to by party of the second part whether evidenced by note, book constructions or reasonal thereof and shall comply with all of the provisions in said note all bits mortgage contained, and the provisions in said note all bits mortgage contained, and the provisions of future obligations hereby secured, then this conveyance shall be void. them

and is this mortgage cleationed, and the provinces of future obligations harefully secured, then take convergince than its thme. If default he made in payment of much obligations or any part there or any obligations created thereby, or if the state are not paid when the same become due and opticable, or if the instances it cost hart up, as provided hereby, or if the state are not paid when the same become due and opticable, or if the instances it cost hart up, as provided hereby, or if the build of the obligations for the security of which this instantiant is instantiately mature and become about a payable, how the state of the obligation of the security of which this instantiate is given than its conveyance takes, to take possible obligation of the obligation for the security of which this instantiate is given than its conveyance takes, to take possible obligation of the obligations for the security of which this instantiate is given than its conveyance takes, to take possible or not all the improvements thereon in the manner provided by haw and is have a receiver appainted to collect the revision does the security are thereof, in the manner presented by us, and out of all moneys arising from such as the action and paid interpret without notices, and it shall be harded. If here manner presented by us, and out of all moneys arising from such as to action and the improvements thereon with the costs and charges incident thereto, and the overplex, if any there he, shall be paid by the manual of principal and interest together with the costs and charges incident thereto, and the overplex, if any there he, shall be paid by the If the taxes on said real ags on said real estate are not the whole sum remain-ayable at the option of the saion of the said premises and to

sale, on demand, to the party of the first part. Part 188 of the first part shall pay party of the second part any deficiency resulting from such sale 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, assigns and successors of the respective

IN WITNESS WHEREOF, the part 188 of the first	part ha V.O here	reunto set this ir handSand seatSate day and year last above written.
Harry L. Christian	(SEAL)	Idella Christian Ista
Harry L. Christian	(SEAL)	. Idella Christian (Stat

STATE OF KANSAS	
NOTARL	M IT SEMERABERED, That on this <u>12th</u> day of November A.D. 19 6 before me. a. Notary Public in the aforesaid County and State came Harry L. Onristian and Idelle Christian, husband and wife
a Light	to me personally known to be the same personal who executed the foregoing instrument and dur acknowledged the execution of the same.
and the state of the	IN WITHERS WHEREAF, I have hereunto subscribed my name, and affixed my official seal on the day and year lar

Hauld a Jeck Register of Deeds