Sec. SA

with the appurtenances and all the estate, title and interest of the said part 125.0f the first part therein. And the said part 125. of the first part do
is And the told pert 105 of the first part do hereby coverant and some that at the data
is And the sold pert 1.0.5 of the first part do hereby command and areas that at the data to the
of the premises above granted, and seized of a good and indefeasible estate of inheritence therein, free and clear of all terrenteness
and that they will warrant and defend the same against all parties making lawful daim thereto.
In a spread pervest the parties hareto that the part i car of the first and shall shall shall be at the
and assessments that may be levied or assessed against and real state when the same becomes due and payshs, and that $Iher UNIL$ deep its buildings upon and real estate insured against fire and tormede in such sum and by mach insurance company as shall be qualified instruct. And in part, $U_{\rm c}$ of the second part, the loss, if any, make payshs to the part, $U_{\rm c}$ of the second part in the same of $11 \pm 1$ . Instruct the second part, the loss, if any, make payshs to the part, $U_{\rm c}$ of the second part in the second part in the second part is the second part in the second part is set if the second part is set is the second part is the second pa
until fully repaid.
THIS GRANT is intended as a manufactor to secure the payment of the sum of Tan thousand and no/100
eccording to the terms of ODC contain written philastion for the second of all and and all all
day at <u>December</u> 19.0.4, and by <u>its</u> terms and physical terms and a ph
the price of the second part to pay for any insurance or to discharge any taxes with interest therein provided, in the event
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. H-default be made in such payments or any part thereof or any obligation contained therein fully discharged.
And this convergence shall be void if and payments be made as provided in this indenture. H-default be made in nuch payments of any part thereof or any obligation research thereof, and the obligation contained therein fully discherged, and the server part there are being to be applied on the inverse is an or before thereof, or if the taxes on said real and the video is on reading unpairs and begins and or if weste is committed on said written obligation, for the security of which the is given, that immediately mature and become due and explain or if weste is committed on said written obligation for the security of which the the able of the second of the second pay.
is given, shall immediately mature and an of the obligations provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and psyable at the option of the holder bareof, without notice, and it shell be lawful for
the said part _y of the second part to take possession of the said previous mores, and it shall be lawful for ments thereon its the manor provided by law and to have a receiver appointed to collect the rent and basedine accruing therefrom and to earl the previous hereby granted, or any part thereof, in the manore precided by law, and our of all moneys artising from such sale to retain the anount they uppaid of principal and interart, together with the costs and charges incident thereto, and the output, it any there be, shall be paid by the and run and run and principal and interart, together with the costs and charges incident thereto, and the output, it any there be, shall be paid by the and run and run and there are shared on the sale to the sale previous the sale to the sale tot the sale to the sale to the sale tot the sale to the
retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the part y making such sale, on demand, to the first part
It is speed by the parties hereto that the terms and provisions of the indenture and each and every obligation therein contained, and all benefits accruing therefrom, shall estind and include to, and be obligatory upon the heirs, executors, administrators, personal representatives,
assignt and successors of the respective parties hards.
in Whenes Whenest the part y of the first part he US hereunts set their hand 5 and see 5. The day and year
* Sumath / Cullingert (SEAL)
Renneth P. Callicott (ctal)
× Mary Garolyn Callicatt (SEAU) Mary Garolyn Callicatt (SEAU)
(SEAL)
Construction of the second
NARASINARCICCOTTRONEDIASSERSTATARSELETING
, STATE OF KANSAS
DOUCLAS COUNTY,
BE IT REAMEMBERED, Ther on this 11th day of Der Cmber A. D. 19 64 before me, a Not any Public in the aforesaid County and Stere.
Renneth P. Callicott and Mary Carolyn Callicott, his wife,
The second
to me personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the execution of the same.
to me personally known to be the same person. S., who executed the foregoing instrument and duly ecknowledged the execution of the same.

Recorded December 16, 1964 at 8:40 A.M.

Hand a Seck Register of Deeds

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