<form><form></form></form>	28	
<form><form></form></form>		
<form><form></form></form>		
<form><form></form></form>		
<form></form>		
<form></form>		and that they will warrant and defend the same against all parties making levelul claim thereto.
		It is agreed between the particles hereto that the part $\frac{100}{200}$ of the first part shall as all times doining the first of this indentive, pay all taxes and assessments that may be levied or assessed against said real exists when the same becomes due and "payable, and that <u>bety Willid</u> directed by the part. <u>1005</u> of the second part, the end tomatod in such same and by such lowerness company as what the exceeding and directed by the part. <u>1005</u> of the second part, the form of <u>URCE</u> , and the same becomes due to the extern of <u>URCE</u> , and the same become due and inverses, are that said part. <u>1005</u> of the part. <u>1005</u> of the second part to the extern of <u>URCE</u> , and the same and provide or to keep and prevents in the rest of the indentifying and the same and the same due to the extern of <u>URCE</u> , and the same the part to the other of the indentifying and the same and the same due to part due to the top both the part of the indentifying and the same and the same of the indentifying and the same due to the part. <u>1005</u> of the same of the top both the taxes when the same integration of the same taxes and the same of the indentifying as accurate, and the larger integrate at 100 taxes of the same of the same taxes the same of the taxes the same of the top both the taxes when the same integrate of the indentifying as accurate, and the larger integrate at 100 taxes of the same of the same of the taxes when the same integrate of the indentifying as accurate, and the larger integrate at 100 taxes of the same of the
		Dollars (\$) 500 00)
		according to the terms of B. certain written obligation for the payment of taid sum of money, executed on this 22nd
		part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the
	-	that said part 198 of the first part shall fail to pay the same as provided in this indenture.
shall be paid by the part 1625 making such as on deamed, to the fur part 163. The part by the particle hundle had been so, and be childparty spon the bask, executes, administrators, personal representations, and the respective particle hundle deal many sets, and be childparty spon the bask, executes, administrators, personal representations, and the respective particle hundle deal many sets, and be childparty spon the bask, executes, administrators, personal representations, and the respective particle hundle deal many sets, and be childparty spon the bask, executes, administrators, personal representations, the Wheese Massed, the part 1.0.9, of the first part he. Ve herewise set. The life hand 8 and set 8. 4, he day and yee Donald L. Burggraf (SEAD) Donald L. Burggraf (SEAD) (SEAD) Donald S. Burggraf (SEAD)		If default be made in such payments or any part thereof or any obligation created thereby, or instream thereon, or if the taxes on said real enter any norther taxes on part thereof tax any part thereof or any part thereof and thereby or instream thereby or an instream thereby or an orthogonal taxes and the buildings on said real enter any norther tax and the subject on the second part of the buildings on said real enter any part thereof, or the second part of the buildings of the buildings of the second part of which this indecates and the whole sum remaining unpaid, and all of the obligations provided for in said virtue obligation, for the second part of which this indecates in the second part of the buildings of the second part of the second part is and to be any payment of the building taxes, whole no second part is the second part to be any part thereof. In the memory part thereof, in the memory part thereof, in the memory part thereof, in the memory part thereof the second part is the second part.
In Witness Whered, the part 105 of the first part ha. V0 bereards and their hand S. and seal. B. the day and year has showed written. Imail I. Burggraf J. GEAD GEAD GEAD GEAD GEAD GEAD GEAD GEAD		retain the amount than 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 ICS making such sale, on demand, to the first part ICS.
In Witness Whered, the part 105 of the first part ha. V0 bereards and their hand S. and seal. B. the day and year has showed written. Imail I. Burggraf J. GEAD GEAD GEAD GEAD GEAD GEAD GEAD GEAD		It is agreed by the parties herge, that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accuring thereform, shall advised and inure to, and be obligatory opon the heirs, executors, administrators, personal representatives,
STATE OF KANSAS COUNTY STATE OF KANSAS COUNTY <td< td=""><td>and the second se</td><td>In Witness Wheread, the part 105 of the first part he VC hereunto set their hand S and seel S the day and year</td></td<>	and the second se	In Witness Wheread, the part 105 of the first part he VC hereunto set their hand S and seel S the day and year
STATE OF KANSAS COUNTY STATE OF KANSAS COUNTY <td< td=""><td></td><td>Donald L. Burggraf () () E</td></td<>		Donald L. Burggraf () () E
STATE OF KANSAS 000 STATE OF KANSAS 000 OUGLAS 000 STATE OF KANSAS 000 OUGLAS 0000 OUGLAS 00000 OUGLA		El R B
STATE OF KANSAS DOUGLAS COUNTY COUNTY STATE OF KANSAS DOUGLAS	Willia	
STATE OF KANSAS DOUGLAS 35 State OF KANSAS DOUGLAS COUNTY State OF KANSAS COUNTY State OF KANSAS COUNTY State OF KANSAS COUNTY State OF KANSAS As a 19 65 State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. </td <td></td> <td></td>		
STATE OF KANSAS DOUGLAS COUNTY 35 State OF KANSAS DOUGLAS State of kansateset, first on this 22nd day of January A 0, 19 65 State OF KANSAS Defree me, a Notary Public in the aforesaid County and State, same Donald L. Burggraf and Elnora A. Burggraf, husband and wife, FORLIGE to me personally known to be the same person. B, who associed the foregoing instrument and duly athrowstelliged the association of the same. WINNESS HWINNESS therefore persons before the persons before the person.		
STATE OF KANSAS DOUGLAS 35 State OF KANSAS DOUGLAS COUNTY State OF KANSAS COUNTY State OF KANSAS COUNTY State OF KANSAS COUNTY State OF KANSAS As a 19 65 State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. State OF KANSAS In the aforesaid County and State. </td <td>- Energy</td> <td></td>	- Energy	
BE IT REMEMBERED, That on this 22nd day of JENDERY A. 0. 19 65 Dot I ARY OT ARY -10- ADDIELING In the atoresaid County and State. In the atoresaid County and St	(E)	
A C 1 A R y rame Donald L. Burggraf and Elnora A. Burggraf,	mmin	BE IT REMEMBERED, That on the 22nd day of January A. C. 19 65
to me personally known to be the same person. B, who executed the foregoing instrument and duly acknowledged the execution of the same.		GLARY Donald L. Burggraf and Elnora A. Burggraf,
IN WITNESS WHEREOF, I have bereate subscribed my parts and affind my official and on the day and	munit	

Recorded January 22, 1965 at 2:10 P. M.

Beem Register of Deeds Ya