with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein.

And the tail part 185 - of the first part do bereby covenant and agree that at the delivery hereof they are the lewful own of the promises above granted, and selzed of a good and indefeatable estate of inheritance therein, free and iter of all peruthrances. EXCept a mortgage to Anchor Savings Association which is to be released today.

and that they will warrant and defend the same against all parties mak rreto that the part 185 of the first part shall at all times during the life of this lod

and assessments that may be levied or assessed against add real extent when the same becames due and provide, and that L[hey ki] = 1here the buildings upon said real enter insured against add real extent when the same becames due and provide, and that L[hey ki] = 1directed by the party. of the second part, the leas, if any, made payable is the part . If the same became due and payable, and that L[hey ki] = 1instruct. And in the event that add part. All of the first part shall fell to pay such tawns when the same became due and payable is an exact the same became due and payable is the part. If the same became due is the same became due and payable is the part. If the same became due and payable is the part of the same became due and payable or in barp and premise insured as herein provided, then the part. Y of the same became due and payable are the pay and tawas and thereas and the same bar payable are the pay and tawas and thereas and the same bar payable are the pay and the same became due and payable are the pay and the same bar part and the same bar payable and the part and the same bar payable are the pay and the same bar payable are the payable are the pay and the same bar payable are the pay and the same bar payable are the pay and the same bar payable are the payable are the pay and the same bar payable are the pay and the same bar payable are the payable are the pay and the same bar payable are the pay and the same bar payable are the payable a

THIS GRANT is intended as a mortgage to secure the payment of the sum of Four' thousand three bundred and no/100 DOLLARS seding to the terms of . DDR certain written abligation for the p

said sum of money, executed on the 12th dey of February pert, with all interest accruit

19.65 and by 168 terms made psychile to the part Y of the second therean according to the terms of said obligation and also to secure any sum of many advanced by the said part y . At the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ex into per 3 this hald per 3 of the first pert shall fall to pay the same as provided in this inderture

That have per consequence shall be vesial if not perpendent be made as herein transmission. If default be made in such payments or any per thereaft or any obligation costal diversity, or interest thereon, or if the tasks on said real estate are not any to a such payments or any per thereaft or any obligation costal diversity, or interest thereon, or if the tasks on said real real estate are not kept in as good repair as they are now, or if wate is concerned on said to all the tortey and the tortey and the solution and the solution of the holder hereof, which this indenture and the whole sum renations upskill, and if of the obligations provided for in said worther beinger the society of which this indenture is given, that immediately mature and become due and payable at the option of the holder hereof, without notes, and it hall be identified.

the said party of the second part 11S RCELE OF SELETS to take possession of the said premises and it has the take therean in the manner provided by law and to have a receiver appointed to collect the rents and barrents account metericant and the said the manner provided by law and to have a receiver appointed to collect the rents and barrents account metericant. The manner provided by law and to have a receiver appointed to collect the rents and barrents account metericant and the area of the manner provided by law and to have a receiver appointed to collect the rents and barrent account metericant. The manner provided by law and the manner provided by law, and out of all moneys arising from such relation the associant time unpaid of principal and interest, together with the cores and charges incident therein, and the averagia, if any it shall be paid by the part y making such asle, on demand, to the first part 100.

It is apprecisely the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accusing thereform, shall eatend and inure to, and be obligatory upon the bairs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto. I

In Witness Wheread, the part 10.5 , of the first part ha VC hereonto set their hand 5 and seal 5 the day and year

Bours A. Ward (SEAL) (SEAL) Mabel Ruth Hard (SEAL) Mabel Ruth Ward (SEAL) state of Kansas Douglas COUNTY, S. Haller BE IT REMEMBERED, That on mis 12th day of February A D. 19.65 before me. a Notary Public came Louis F. Ward and Mabel Ruth Ward SA DIARY-In the aforesaid County and State, - the PUDLLO/S to me personally known to be the same persons  $\dot{}$  , who executed the foregoing instrument and duly acknowledged the execution of the same, IN WITNESS WHEREOF, I have hereunto subscribed my r year last above written. d my official saal on the day Lewie R. Inoffay Moiny Miles on Expires December 23 19.67

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11/1/1/20