In the appurtenences and all the estate, title and interest of the said party.....of the first part therein. it is the la And the sold part y ...... of the first p ----id, and sal and the state of the state of the state a of all he will u at all p It is agreed hotsessed the of the first part shall at all times during the life of this is that the part.y. essences that may be levind or exercised against raid rail extrict when the same became due and payable, and that 11 is the boldborgs upon raid raid extrict based against raid raid extrict based against the same term and by such how raises arranging as shall be again to the part. If the same term and by the part  $y_{-}$  of the same and part the base of payable, and the same of the sam it will and THIS GRANT IN IN m of the sum of Twelve, thousand and no/100 ------ DOLLARS refing to the terms of OTL2: contain writtens obligation for the payment of and even of means, executed on the 42 b of FODXUAXY 19.65 and by 11.5 terms made payable to the part y of the execut with all interest according thereon according to the terms of and obligation and also to accord they for any interests or to discharge any taxes with interest thereon as herein provided, in the event or the second pert to per for any insurance or to discharge any taxes and perty\_\_\_\_\_\_ of the first pert this fail to pay the same as provided in this loads of this convergence shall be violal if such payments to made as herein apactified, as fault hermatic in such permenter or my part filtered or any abligation created there are not peak othern the same to care part filtered or any abligation created the states are not peak othern the same the permetter and perpendic, or if the linestance is not be state write any conversion of the second perpendic. er said party per los senses en presente se mas measures. Inst be molde se havelen apacified, and this obligation co-sensel or any obligation created thereby, or interest thereographics payship, or If the instants is not hapt up, as provided he is now, or If water is accounted on said presents, than this o obligations previded for in said written obligation, for the and psystals as the option of the holder benefit, thereof, writteny i id part y... of the second part. thereon is the means provided by two and to have a receiver appointed to collect the rears and bandling seconds the advertised of the rears and bandling second is the meaner prescribed by two, and out of all means are training from out the smouth then unpaid of principal and interest, together with the costs and charges lockdent thereto, and the overplac, if any the smouth then unpaid of principal and interest, together with the costs and charges lockdent thereto, and the overplac, if any Il be peld by the party making such sale, on de It is egreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein controls netline acruing therefrom, shall extend and lowre to, and be obligatory upon the heirs, executors, administrators, personal reprise and accessors of the respective parties hereto. above written of, the part y of the first p its band and seat the day and year DIVERSIBLED BUILDERS & INVESTORS INC. SEAL By Russell W. Jones, President (SEAU) (SEAL) (SEAL) a la caracterizza de las de las **estas de las de** ACKNOWLEDGMENT-Corpo THE FIRST NATIONAL BANK, LAWRENCE, KANSAS of Kansas, Douglas County, st. Be It Remembered, That on this ..... 4th February 19. 65 . day of \_\_\_\_ fore me, the undersigned, a \_\_\_\_\_ Notary Public \_\_\_\_\_ in and for the County and State aforesaid Russell W. Jones , President of \_\_\_\_\_\_ Diversified Builders & Investors, Inc. ....., a corporation duly organized, incorporated and existing under and by intere of the laws of Kans as Associated and existing under and by interesting of said experience, incorporated and existing under and by personal who executed, as such officers, the within instrument of writing on behalf of such corporation, and such personally known to me to be the execution of the same to be the act and deed of said corporation. In Testimony Whereaf, I have hereiunto set my hand and affixed my \_\_\_\_O.f.f.i.ci.a.l. Seal the day and year last above written. Warren Allock Notary Public, Term expires June 17 19.65