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

It is agreed between the parties hareno that the part 10.0 of the first part shall at all times during the life of this indenture, pay all taxes and excessments that may be lowed or excessed against add, rest estate when the same becomes due and payable, and that 10 ± 0.011 there the building upon rad creat estate insured against fire and tornado in such some and by such insurance company as shall be specified and thereted by the part Y of the second part, the loss, if a work, made payable in the part Y of the second part of the second part, the loss of the first part shall fail to pay such taxes when the same become due and payable to to keep and provides lowed the taxes of the second part. The part shall fail to pay such taxes when the same become due and payable to to keep and provides lowed as hering provided, then the part Y of the second part may pay said taxes and insurance, or either, and the indetredness, secured by this indetruture, and shall became a part of the indetredness, secured by this indetruture, and shall be and of 10%, from the date of payment will fulfy repaid.

eccending to the terms of ORC contain written obligation. For the payment of said sum of money, executed on the 261 model of March 19 05, and by 118 terms made payable to the part Y of the second part, the terms of said obligation and also to secure any sum or sums of money advanced by the said pays, of the second part to pay for any insurance or to discharge any taxas with intreest thereon as herein provided, in the event that add part 105 of the first part shall full to pay the same as provided in the indentrys.

Mad here per convergence while the velocit is used in persons a here proceed in the indexterve. And this convergence while the velocit is used persons the made at here persons in the indexterve. If default be made in such payments are any per thereof or any obligation, certain thready, or interest therein, or if the laces on and real state are not leapt in as good repair as they are now, or if wate is committed on any type provided herein, or if the buildecome and the whole sum remaining unpairs, and all of the obligations provided for in and written ediparion, for its whall be considered in given, shall immediately mature and become due and payable at the option of the holder herein, which it hall be tacked for the aid party. If the second part LTS AggCILLS OF ASSIGNS to take possession of the said pramites and all the improvements thereon is the monor possived by law and to have a review rappointed to collect the rent and another second secting account of the said premites and all there how the second part thereof, in the manner prescribed by law, and out of all moneys arising from such alle to select the amount three unpairs and interest, together with the costs and charges, laceded to the every granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such alle to an amount three unpairs indicates and interest, together with the costs and charges, laceded therein, and the overplus, if any there is a shall be paird by the part Y. making such alle, on demand, to the first part LES__

It is agreed by the parties hareto 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 tuccessors of the respective parties hareto.

In Winness Wheread, the part 108 of the first part ha VC hereunic set TOPIT hand S and seel S the day and year

Homer of Comer T. Wersh (SEAL) (SEAL) Velda X, Welsh (SEAL) (SEAL) STATE OF Kansas Douglas COUNTY. 26th day of March SE IT REMEMBERED, That on this A. D., 19 65 to me personally known to be the same p acknowledged the execution of the same who executed the foregoing instru IN WITNESS WHEREOF, I have hereunto sub C Unith Columera Notary Publi 7-31 1066 Commission Explicit

lecorded March 29. 1965 at 1:15 P.M.

em Register of Deer

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