with the appurtenances and all the estate, title and interest of the said part les of the first part therein. And the said per 188 of the first part do ______ hereby covenant and agree that at the delivery hereof they are the isorful owner a the premises above granted, and saized of a good and indefeasible entate of inheritance therein, free and clear of all incumbrances, of the premises above granted, and selard of a good and inde No exceptions and that they will warrant and defend the same against all parties making lawf the hereto that the part 108 of the first part shall at all times during the life of this loads and assessments that may be levied or assessed against its and the pert 108 of the first pert shall at all times during the life of this indenture, pay all target exp the buildings upon sait case elevied or assessed against its and torondo in the same becomes due and payable, and that they wrill firsted by the pert of the second part, the lass if any, made pershals to the pert of the indenture, and what it is an elevier of the second pert of the second pert shall tail to they pert of the second pert of the pert of the indeptedness, second by this indenture, and that they will be an our tail the amount of the second pert of the indeptedness, second by this pert shall tail to per soft taxes when the same become due and payable or to keep and applications a pert of the indeptedness, second by this pert shall tail to per soft taxes when the rate of 10% from the date of payment of the second pert of the indeptedness, second by this pert and shall been interest at the rate of 10% from the date of payment but of cases of the second pert of the second payment. THIS GRANT is intended as a mortgage to secure the p TWENTY FIVE HUNDRED & no/100 at the line of eccording to the terms of a certain written obligation for the payment of said sum of money, executed on the 16th day of June 19.65, and by terms made payable to the part Y. of the second 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 and part $\overline{\mathbf{x}}$, of the second part to pay for any insurance or to discharge any taxes with interest there that each part $\overline{\mathbf{x}}$, of the first part shell failt to pay the same as provided in this indenture. And this samplest assoc, or this feel part shell fail to pay the same as provided in this indenture. And this samewards shall be void if such payments to made as herein specified, and the obligation if default he made is such payments as any part thereof or any obligation created thereaby, or interest it enters are not paid when the same become due and payality, or if the interactor is not keep in as good repair as they are now, or if wants is committed on said premains, her and the whole non-remaining unpaid, and all of the obligations provided for in said vertice obligations. In given, this mendance where and become due this payeble at the option of the holder benefit, without holder, and the said party of the second part **115 agents** or **assigns** to take possession of the said premise ments thereon in the menor provided by they and to have a receiver appointed to collect the grants and benefits accoun-sail the premises hereby granted, or any part thereof, in the manner previous due to the said are and benefits accoun-retain the amount then unpaid of principal and interest, together with the cost and charges incident thereto, and the over shall be paid by the part Y making such sale, on demand, to the first part 165 It is egreed by the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits encoding therefrom, shall extend and incre to and be obligatory upon the hairs, executors, administrators, personal representatives, assigns and successors of the respective parties herein. In Witness Whereof, the part 108 of the first part heVe their hand 8_ and seal Fatricia B. Burnett (SEAL) (SEAL) Ralph L. Burnett (SEAL) (SEAL) Kansas * STATE OF Douglas COUNTY, ME IT REMEMBERED, That on this 16th day of June A. D., 19 before me. a. Notary Public in the aforesaid County and same Patricia B. Burnett & Ralph L. Burnett, her husband A D 1065 to me personally known to be the same person.5... who executed the foregathing adapted the execution of the same. Mainela IN WITNESS WHEREOF, I have hereunto subscribed my ne year last above written. Howard Wiseman New Public Generation typics April 18th 19 66 MY SCO ance Beem_Register of Deeds

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