2 " A 22 -		8.
2		
2		
588		
21		
50 % 1.25		
2.3		
	And the said part Y of the first part do 25 hereby covenant and agree that at the delivery hereof it is the lewful owner	
	of the premises above granted, and seized of a good and indefeatible extete of inheritance therein, free and clear of all incumbrances,	
	and that the all sources of the second	
1	end thet will werrant and defend the same against all parties making lawful claim thereto. It is sgread between the parties hereto that the part of the first part shall at all times during the life of this indenture, pay all taxes	
-Fa	and assessments that may be levied or essessed against said real estate when the same becomes due and payable, and that it will	
	interest and is dealer to the exist of 155	
	to and previses insured as begins provided, then the part 2. If the first part shall fail to pay such taxes when the same become dow and payable or to keep to and previses insured as begins provided, then the part 2. If the second part may pay such taxes and insurance, or either, and the amount or paid shall become a part of the indeptedness, second by this indenture, and shall beer interest at the rate of 10% from the date of payment	
2		
L.	THIS GRANT is intended as a mortgage to secure the payment of the sum of	
5	Sixteen thousand and no/100 - DOLLARS	
然	day of JULDS 19.55, and by ILS terms made payable to the part y of the second part, with all interest according to the terms of taid obligation and also to secure any sum or runs of money advanced by the	
	pery with all interest excluding thereon according to the terms of taid obligation and also to secure any sum or sums of money advanced by the asid party	
E .	The said pert M	
	And this convergence shall be veld if such payments be made as herein specified, and the obligation contained therein fully discharged, If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real real eater are not paid when the same become due and psyable, or if the insurance is not kept up, as provided herein, or if the buildings on said real eater are not paid when the same become due and psyable, or if the insurance is not kept up, as provided herein, or if the buildings on said real eater are not paid up and only an entry are now, or if wate is a committed on said previous the transmission of it due to the buildings on said	
	enters are not paid when the permit or any part instant or any abigation created thereby, or interest therean, or if the tases on said real real states are not paid when the served back of any permits or it the instances is not keep up, as provided herein, or if the buildings on said	
	real state are not here to as good repairs as they are now, or if wate is committed on said premises, then this conveyance shall be come absolute and the whole sum remaining unpaid, and all of the obligations provided for in said vertice obligation, for the security of which this indentive is given, shall immediately mature and become due and payable at the option of the holder hereol, without notice, and it shall be favour for	
	the seld pert y of the second pert.	
	the said part y of his second part. To take possession of the said premises and it their to take the possession of the said premises and all the improve- ant the particles hereby granted, or any part thereof, in the manuar prescribed by law, and out of all moneys ensight from such sale to retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplow, if any charge there there the same the overplow, if any charge there there the same the overplow.	
	shall be paid by the part 3/2 making such sale, on demand, to the first party	
	In a spread by the parties nereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accounting therefrom shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.	
	In Wiresal Wiresoft, the part X	
	HIRD INCORPORATED, A CORPORATION (SEAU	
	ATTEST	
	TSTATION (SEAD	
• / [] = [] = [] = []	Marvin W. Rogers, Secretary (SEAL)	
	STATE OF Kansas Douglas Courses	
	COUNTY, SS.	
	BE IT REMEMBERED, That on this _30th day of June 1965	
	before me, the undersigned, anotary_public in and for the County and State aforesaid.	
	came Mail Hird. JT, president of Hird Incorporated,	
	a corporation duly organized incorporated and and and	
	by virtue of the laws of Kansas and Marvin W. Rogars	
	Secretary of said corporation who are personally been to be the	
	known to me to be the persons who are personally known to me to be such officers, and who are personally of said corporation, and such persons duly acrossing the within instrument of writing on behalf	
	of said corporation, and such persons duly acknowledged the execution of the same to be the act and deed of said corporation.	
	IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial	
	Seal the day and year last above written.	
	Margaret E Parwork	
	New Diversity of the second seco	
	Notary Public, Terin expires 1220 1967	
	ASSIGNMENT	
	lecorded June 30, 1965 at 3:25 P.M	
N. San		
Was weilten		
P on the original Mortgage		
this 2.824 day		
5 19 october		
M D		
Janue Bea		
Contraction of the second s		
December		

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