And the said part 208 of the first part do. hereby covenant and agree that of the delivery hereof they are the lawful owners. ted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, No exceptions 15 and that they will warrant and defend the same against all parties making lawful claim th to the the part 105 of the first part shall at all times during the life of th d between the parties he of assessments that may be lovied or assessed equal to depind the depind and ever the pertained at all times during the life of this indentuce, pay all taxe may the buildings upon said real extrain insured against life and insertion learning to the pertain of the pertief of aded as a mortgage to secure the payment of the sum of Forty-eight Thousand and no/100----THIS GRANT IN INTER ------ - DOLLARS. coording to the serve of ODC certain written obligation. For the payment of said sum of money, executed on the UNERLICTL ay of July 1965, and by 1ts terms made payable to the party of the second ert, 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 day of July pert, with all interest as said part \$222.... of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein proded, in the e that said part 188 ... of the first part shall fail to pay the same as provided in this inde And this conveyance shall be void if such payments be made as herein upschled, and the obligation contained therein fully discharged. It default be made in such payments or any obligation created thereby, or interest thereon, or if the faces on said real water are not paid when the same become due and peyable, or if the invance is not kept up, as provided herein, or if the buildings on said real state are not hept in a good repair as they are new; or if waste is committed on said premises, then this conveyance shall be lowed and the whole sam remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indertore is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for hand B and seal B the day and year Signed: John I. West west (SEAL) (SEAL) Signed: Doris June West (SEAL) (SEAL) Terrenandersenandersenandersenandersenandersenandersenandersenandersenandersenandersenandersenandersenandersen ក្រកាសការជាការបំពារាំពិតពេលជាតាមជាជាការជាតារាលាការបានការពិតតារាការបារាជាការបារាការបាតារាការជាតារាការជាតារាការប STATE OF Kansas Douglas .. COUNTY, . BE IT REMEMBERED, Ther on this inventieth day of July A. D., 1965 15. A. Co. hefore me, a notery public in the aforesaid County and Sta came John L. West and Doris June West, his wife STAR to me personally known to be the same person\$..... who executed the foregoing instrument and duly acknowletiged the execution of the same. DELIC. IN WITNESS WHEREOP, I have bereunto subscribed my r Lewis R. Coffey Hoffy Notice Public Committee December 23, 19.67 Recorded July 21, 1965 at 3:37 P.M. Vanue, Been Register of Deeds