nd the said part 185 of the first part do _____ hereby covenant and agree that at the delivery hereof they are avoid owned d, and setzed of a p efeasible acture of inheritance therein, free and clear of all incombrances, No exceptions and therthay will warrant and defend the same sgainst all parties making lewful claim thereto. es hereto that the part 108 of the first part shall at all times during the life of this inde and essessments that may be levied or essessed against and part that of me trill part hall it all times during the life of this indenture, pay all taxes been the buildings upon said real estate lowerd against fire and tornado in each turn becomes due and payable, and that they Will discreted by the part of the second pay to be less, if any, made payable to the part of the second pay to the second pay be less of any, made payable to the part of the second payable or to keep interest. And in the event that said part. ABB of the first part shall fail to pay such taxes when the same become due and payable or to keep as paid parties interest as a part of the indebtedness, secured by this indenture, and shall beer interest at the tare of 10% from the date of payment. eccording to the terms of A certain written obligation for the payment of said sum of money, executed on the day of <u>July</u> <u>19.65</u>, and by <u>Lts</u> terms made payable to the party of the second part, with all interest according thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the and part. y of the second part to pay for any insurface or to discharge any taxes with interest thereon as herein provided, in the event that said part y of the first part shall fall to pay the same as provided in this indep Mar and part ______ on the law part seast the to pay the teme as provided in this indeture. And this conveyance shall be void 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 therado is any obligation created thereet, there thereon, or if the taxes on soid real state are not paid when the same become due and payable, or if the insurance is not kert up, as provided herein, or if the taxes on soid real real estate are not kept in as good repaits as they are now, or if wasts is a committed on suid premises, then this conveyance shall be come absolutes and the whole sum remaining unpaid, and all of the obligations provided for in and unmare abligation, for the security of which this indertore is given, shall beinediately mature and become due and payable at the option of the holder. hereof, without notice, and if shall be tegridul for is given, suit benediately makers and become due and payable at the option of the holder hereof, without notice, and it shall be legical for the said part **y**. of the second part **LES agents and assigns** is to collect the rent and because and all the improve-sents thesen in the means provided by laws and to have a reactiver appointed to collect the rent and because and all the improve-self the precises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys articing from such sale to reach the means them on and or principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shell be said by the party making such sale, on demand, to the first part 188. It is agreed by the parties hereto that the terms and provisions of this indexture and each and every obligation therein contained, and all sensitive acrossing therefore, shall extend and hure to, and be obligatory upon the here, executore, seministrators, personal representatives, settings and systematic respective periods herein a setting of the setting of the setting of the setting of the is Winess Whereast, the part IES. of the first part ha.VC. hereautio set their hand S and seal the day and year (SEAL) Gordon Montz Jordan Mants Daramis E. Montz (SEAL) STATE OF Kansas Douglas BE IT REMEMBERED, That on this ... gar day of July . A. D., 19.65 Notary Public before me, a in the aforesaid County and State Gordon Montz and Daramis E. Montz, his wife NOTARY to me personally known to be the same person S., who executed the foregoing instrument and duly acknowledged the execution of the same. PUBLIC ! IN WITNESS WHEREOF, I have hereunto subscribed my na ne, and effixed my official teal on the day Completion (Explores At C 19/05 Janue Deem Register of Deeds

il inter

I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment

By: John Peters Vice President & Cashier