nt and agree that at the delivery harsof COBY ALC the lawful comer B d of a ge tible estate of inherit in, free and clear of all in and that they will warrant and defend the same ag inst all parties making lawful ch rt 190 of the first part shall at all times during the life of this in nd assessments that may be levined or assesses that may part _5:00...61 the first part shall at all times dowing the life of this indenture, pay all tex-reps the buildings upon said real estate insured spatient fire and iterated in such sum and by such insurence company as shall be specified as interact by the part ____ of the becomp gart, the last, if any, made payable to the part _____ of the second part to be specified as interact and in the event that said part _5:00 of the first part shall spatie to the part _____ of the second part to the extent of _____ its dipremised insured as herein provided, then the part _____ of the second part may pay said taxes and becomes due or share shall be added to a paid shall become a part of the indenture, and the second part and the part _____ of the second part may pay said taxes and becomes due of payable or to bas a paid shall become a part of the indebtedness, secured by this indenture, and shall be at the set of 10% from the date of payres. ified en its This GRANT is intended as a mortgage to serve the payment of the sum of Sixty three hundred & no/100-----In the said per X of the second per 1 was and pertons the and pertons at the police of the holder based, without notice, and it shall be fawful ments therein in the manner provided by law and to have a receiver appointed to callet the remote and perturbation of the herein a contrast of the second perturbation of the said premises and all the important there is the therein a contrast of the second perturbation of the said perturbation of the said premises and all the important in the manner between the second perturbation of the second perturbation of the said premises herein grant thereof, in the manner prescribed by law, and out of all moneys ensing from such sais relation the amount then unpeld of principal and interest, together with the costs and charge incident therein, and the evention, if any there shall be paid by the pert X making such sais, on demend, to the first pert $\frac{100}{200}$ 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 accurately therefrom abali extend and inner to, and be obligatory upon the heir, executors, administrators, personal representatives, analysis and successors of the respective parties herein. In Winness Whereof, he part 100 of the first part he VC hereunto set their hand S and seal S the day and year last above written. Cont 1. Andred -C A CISEAL (SEAL) Sherry D. Findied (SEAL) SEAL) STATE OF Kansas Douglas COUNTY, BE IT REMEMBERED, That on this 2nd. day of Deptember A. D. 10 65 before me. s. Notary Public in the storeald County and Same come Lyle L. Kindred and Sherry D. Kindred, husband and wife A. D. 19 65 NIA A Park hot As he to me personally known to be the same person. \overline{S} who executed the foregoing instrument and duly acknowledged the execution of the same echnowledged the execution of the same. IN WITHERS WHEERCOP, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. IN 25, 19 67 Junicitia A, Fuller Notary Public Notary Public Pusishis mission Expires July 25, 19 67 My Co

Recorded September 2, 1965 at 11:15 A.M.

11

Cance Decon Register of Deeds

at stander

in

11:27 1912