keep the buildings upon said real estate insured again directed by the part. Y of the second part, the lo interest. And in the event that said part. P.S of the	t said real estate when the same becomes due and payable, and that they will as fire and tornado in such sum and by such insurance company as shall be specified an si, if any, made payable to the part. W
	the payment of the sum of
day of May 19.61 part, with all interest accruing thereon according to the said part. Y. of the second part to pay for any thet said part. I.C.S. of the first part shall fall to payments shall be void if such payments.	5, and by $1.5.$ terms made payable to the part Y of the second terms of said obligation and also to secure any sum or sums of money advanced by the insurance or to discharge any taxes with interest thereon as herein provided, in the even
real estate are not kept in as good repair as they are	payable, or if the insurance is not kept up, as provided herein, or if the buildings on as e now, or if waste is committed on said premises, then this conveyance shall become absolu- e obligations provided for in said written obligation, for the security of which this indentu- and payable at the option of the holder hereof, without notice, and it shall be lawful f
the taid part. Y. of the second part, ments thereon in the manner provided by law and to sell the premises hereby granted, or any part there retain the amount then unpaid of principal and interest.	to take possession of the said premises and all the improvement of the possession of the said premises and all the improvement of the possession of the said premises and all the improvement of the possession of the said premises and all the improvements of the possession of the said premises and all the improvements of the said premises and t
shall be paid by the part.y making such sale, of it is agreed by the parties hereto that the term benefits accruing therefrom, shall extend and loure assigns and successors of the respective parties here	s and provisions of this indenture and each and every obligation therein contained, and to, and be obligatory upon the sheirs, executors, administrators, personal representative
	part he VC hereunto set their hand S and sealS the day and ye
	Seorge Power Pour (SEA)
	Josephine M. Powell, Conservator of in Estate of Judy A. Powell, Dorothy (SEA N. Powell and Darlene I. Powell, Mino
e de un reculto un constitución de un servición de un servición de	Se sign de las de las su dia de distanção de las su dia de distanção de la se
ng mang not on mangrapaga in ng mangrapaga	ten in hickory at an all and an
STATE OF Kansas	
Douglas county,	IS. I Tark on this Tark day of May A.D., 19.6
MOTARY Conse	
IN WITNESS year les	WNEREOF, I have hereunto subscribed my name, and affixed my official seal on the day at above written. 19.69 Warren Rhodes Notery Public