Rent Assignment: Including all rents; issues and profits thereof, provided however that a mortgagors shall be entitled to collect and retain the rents, issues and profits build default hereunder. , with the appurtenances and all the estate, title and interest of the said part of the first part therein.

of the premises above granted, and seized of a good and indefessible estats of inheritance therein, free and clear of all incumbrances,

ad between the parties hereto that the part 200 of the first part shall at all times during the life of this inde

and assessments that may be levied or assessed against said real estate when the same becomes due and paysble, and this indenture, keep the buildings upon said real estate insured against fire and tornado in such sum and by such insurance company as shall be directed by the part of the second part, the loss if any, made payable to the part of the second part to the extent interest. And in the even that and part. LES of the first part shall fail to pay such taxes when the same become due and paysble and payable to the part. So the second part of the interest and for the second part of the second part and paysble to paid shall become a part of the indebtedness, secured by this indenture, and shall best interest at the rate of 10% from the due until fully repaid. igd or

THIS GRANT is intended as a mortgage to secure the payme

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Ecording to the terms of ______ certain written obligation tor the payment of said rum of money executed on the DOLLARS, 80

said party of the second part to pay for any insurance or to discharge any taxes with int at said part. 198. of the first part shall fall to pay the same as provided in this indenture.

And this conveyance shall be void if such payments be made as herein specified, and the obligation default be made in such payments or any part thereof or any obligation created mereby, or interest are are not paid when the same become due and payable or if the insurance is not kept up as or estate are not kept in as good repair as they are now, or if waste is committed on said promises, the i the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, given, shall unmediately metuic and become due and payable at the option of the holder hereof, with

a given, shall themediately matters and become due and payable at the option of the holder hereof, without notice and it shell be layer for the said part J is the second part 155 32010° OF 1551 5.15. To take possession of the said premiter and all the improve sell the premises hereby, granted, or any part thereof in the manner pretribed by law, and out of all moneys arising from such sale to retain the amount then unbaid of principal and instrest, together with the costs and charges incident thereto, and the overplus, if any there be thall be paid by the part of making such sale on demand, to the first part 105

is agreed by the parties hereto that the terms and provisions of this indenture and each and every poligation therein contained, and all Its accruing therefrom, shall extend and house to and be obligatory upon the hairs, executors, and mattetors, personal regresentatives, as and successors of the respective parties hereto. n Witness Whereast, the part its ... of the first per ha. "C ... hereun

(SEAL) (SEAL) Helen A Varia (SEAL) (SEAL)

STATE OF Kannes A. D., 19 67 . E IT REM day of tar, omlic ld Courty and Stare, Park D. Page and Halen H. Tege, A Fe 3110 . S. who executed the foregoing instrument and duty nally known to be the same pe ad the execution of the same. Deman 12 72 James Beam Register of Deeds

