





the refts, issues and profits thereaf provided however that the Forteer entitled to collect and retain the month, issues and profits until defin

with the appurtenances and all the estate, title and interest of the said part locof the first part therein. And the seid part 205, of the first gert do ... berefy covenant and agree that et the delivery hereof 2107, agro the lawful owner s

of the premites above granted, and seized of a good and indefeasible extate of inheritance therein, free and clear of all

and then ${\rm LRe}{\rm Y}$ will warrant and defend the same against all parties make

It is agreed between the parties hereto that the part 202 of the first part shall at all times during the life of this indenture, pay all

and essessments that may be levied or essessed against said real casts when the same becomes due and payable, and that they will taxes keep the buildings upon said real estate insured against said real easte when the same becomes due and payable, and that they will be directed by the part. of the second part, the loss, if any, mole payable to the payable to the part of the second part to the extent of 125 said press that and part and the first part shall fail to pay such taxes when the same become due and payable or to keep to paid shall become due and payable or to keep to paid shall become a part of the indebtedness, second by this indenture, and shall beer interest and insorance, or either, and the amount until fully repaid.

THUS GRANT is intended as a mortgage to service the payment

according to the terms of _____

 $0 \approx 100 \pi^2$. If 67.7, and by 12.8 terms made payable to the part $\frac{1}{2}$ of the second acquiring therein according to its farms of soil obligation and also to secure any sum or sums of money advanced by the

This, of the first part shall fail to pay the same as provided in

And this conveyence shall be void if such payments he made as herein specified. If default he made in such payments or any fort theread or any obligation created ortate are not paid when the same become doe and payable, or if the insurance is not real estate are not kept in as good repair as frag are now, as if waste is converted and the whole sum remaining onpaid, and all of the obligation provided for in same is given, shall immediately mature and become due and sayable at the option of the

the said pert 3 of the second part OF 118 AST 100 to take possession of the said premises and all the improve-ments therean in the manner provided by law and to have a receiver appointed to collect the rents and benafits accruing therefrom and to sell the premises hereby granted, or any part thereof, is the manner prescribed by law, and out of all moneys erising from such sale to retain the amount then unpaid of principal and interast, together with the cpits and charges inclident thereto, and the overplus, if any, there be shall be paid by the part \mathcal{J} making such sale; on demand, to the first part 108

It is egreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all nefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, "executors, administrators, personal representatives, signs and successors of the respective parties hereto.

withen

Legel shear first Honorary (SEAL) (SEAL)

Departed the Ender H. Harristan

SEAL

di. STATE Kansas COUNTY. BE IT REMEMBERED, That on this 19th. . day of December A. D. 19 67 WELL PER in the aforesaid County and Stat-DIARY --to me personally known to be the same person \mathcal{S} , who executed the foregoing instracknowledged the execution of the same, UBL WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official, seal on the day and John F. Peters Notary Public m Explorent January 8 19 71 ASSIGNMENT Janue Been Register of Deeds

Recorded December 20, 1967 at 12:16 P.M.