545 And the said parties of the first part do \_\_\_\_\_ hereby covenant and agree that at the delivery hereof they all othe levelul owne of the premises above granted, and seized of a good and indeleasible estate of inheritance therein, free and clear of all incumbrances,

and that they' will warrant and defend the same against all parties making lawful claim thereto

It is agreed between the parties herein parties herein provided then the part will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties herein a part is a part of the first partishall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against fire and tornatic in such sum and by such insurance company as shall be specified and directed by the part y of the second part the loss if any, made payable to the part of the second part to the same becomes the same become and the second part to the same and the second part to the same become and the same and the amount to paid thall become a part of the indetedness, secured by this indenture, and shall be interest at the rate of 10% from the date of payment until fully repaid.

THIS GRANT is intended as a mortgage to secure the payment of the som of

Fine thousand and no/100------

day of JUV 10 00 and by U.S. serms made playable to the part. of the second part, with all interest accruing thereon according to the terms of said obligation and also to recurrently sum or sums of money advanced by the said part 2 of the second pair to pay for any inscrance or to, discharge any taxes with interest that said page 100 of the first part shall fail to pay the same as provided in this indenture

And this conveyance shall be void if such payments by made as herein specified, and this obligation contained therein fully discharged. If default he made in such payments or any part thereof or any obligations created thereby, or interest thereon or if the lasts on said real estate are not paid when the same became due and payable, or if the insurance is not ken up, as provided beein or if the billions on said real estate are not kept in as good repair as they are now, or if waste is consulted on said previous then this conveyance shall become abalities and the whole sum remaining unpaid, and will of the obligations provided for in said written obligation, for the recurity of which this indenture is given, shall immediately mature, and become due and payable at the gration of the helder hered, without notice, and it shall be lawful, for

the said part 2 of the second part to take possession of the said prepiese and at shall be fewfur, for means threeson in the meanner provided by law and to have a receiver appointed to caller the rents and benefits account iteration and to sell the premises hereby granted, or any part thereof, in the meaner precidited by law, and out of all moneys atting from such sale to retain the pheating than unpaid of principal and interest, togener with the costs and charges incident therete, and the averplus, if any there be, shall be paid by the part 2.03 , making such sale, on demand, to the first part 2.03 .

It is applied by atte parties hereto that the terms and provisions of this indentore and each and every obligation merein contained, and all benefits acroing interfrom shall extend and inure to, and be obligatory upon the hairs, executors, administrators, personal representatives, assigns and yuarnisors of the respective parties hereto. the Winness Wetsdayof, and part 100 of the first part ha VO

T hand a and seal of the day and seal the man the go by the decision Ananya ananya ananya ana ananya a

STATE OF Kansas	
Douglas	COUNTY
ABLARY SA	BE IT REMEMBERED, That on this 9th day of July A.D. 1968 before me, a Notary Public. In the aforesaid County and State, came Teddy Brechelsen and Ethel I. Brechelsen, husband and wife
	to me personally known to be the same person $^{\rm B}$ , who executed the foregoing instrument and duly acknowledged the execution of the same.
" mining "	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and
Count's	year last above written.

Recorded July 16, 1968 at 12:54 P.M.

Register of Deeds Been By the lasty to Deputy