138

Bailous Section

and the second second second

defense and the second second second THE MERCE

.....

- consider any chairman and a		
with the apputtenances and	all the estate, title and interest of the said part les of the first part therein.	
totate uttain 165		he lawful owner 'S'

of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances accept two providus mortgages given to Lawrence National bank in amount of \$4350.00

and \$1152.00 and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 108 of the first part shall at all times during the life of this indenture, pay all

taxes and assessments that may be level or a succeed spains tail real state when the tame become due and payable, and that they will keep the buildings upon sail real state instant and and it from will a set of the second part of the second

THIS GRANT is intended as a mortgage to secure the payment of the sum of THREE THOUSAND & no/100

DOLLARS. according to the terms of A certain written obligation for the payment of said sum of money, executed on the 16th

according to the terms of the structure outputs the second of the second state 10 merg by 10 merg and 10 merg by 10 merg and 10 merg by 10 merg by 10 merg and 10 merg by $10 \text{ m$ said part ... y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event

that said part 105 of the first part shall fail to pay the same as provided in this indenture.

that and part 409... or the first part must into pay me sume as provoces in This indectiver. And this conveyance shall be read if such payments be mude as herein specificd, and the obligation contained therein fully dircharged. If default be made in such payment or asy part thereof or any obligation created thereby, or interest thereon, or if the buildings on said read exists are not pain kept in a good repair as they are now, or if watte is committed on said premise, then this conveyance shall be come abult on the obligation of the start is one able there in a good repair as they are now, or if watte is committed for in said written obligation, or the security of which this indenutes is given shall immediately manue and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for

the uid part Y _____ of the tecond part Ats agonts or assigns ______ 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 benefits accurate therefore, and to sail the premises thereby granted, or any part therefore, in the manner preventible by law, and out of all moneys rating from such sale to recain the samout then usual of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the part y ... making such sale, on demand, to the first part 105.

It is agreed by the parties hereto that the terms and provisions of this indennate and each and every obligation therein contained, and all benefits scorring herefrom, shall extend and insure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.

In Witness Whereoil, the part 105. of the first part ha W0 hereunto set their hand S Russell in mills

(SEAL) margaret m? miles (SEAL) (SEAL) (SEAL) Tee

0

1

1 1 STATE OF Kansas - SS. COUNTY OF Douglas 16th day of No vember A. D. 19 51 ... in the aforesaid County and State, came __ Russell C. Mills and Margaret M. Mills, his wife ARD WIS to me personally known to be the same person. S ..., who executed the foregoing instru-NOTARY ment and duly acknowledged the execution of the same. WITNESS WHEREOF, I have hereunic assessed on the day and year last above writter. Seal on the day and year last above writter. Notary Public PUBLIC IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official COUN My Commission Expires 19. 54. March 18th

starold a. e. th

k. n.