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ure the payment of the sum of	THIS GRANT is intended as a morecase to secure the payment of the sum of TMO EURDERED THENTY ONE & 50/100 • • • DOLLARS, according to the terms of <u>a</u> cruain written obligation for the payment of said sum of momer, secured on the <u>20th</u> of of <u>JMOCD</u> <u>19 52</u> and by <u>12</u> trens make payhle to be part <u>5</u> of the second part, with all interest acruing thereon according to the terms of said obligation and also to secure any sum or sums of momer advanced by the said part <u>5</u> of the signal part to pay for any invance or to discharge any taxet with interest therein as herein provided, in the event that said part <u>108</u> of the first part shall fail to pay the same as provided in this indentor. Add this consequence shall be void if such payments be made as herein provided, in the rest on said real terms at and parts, or if the buildings on said in the secure of the second pay is the same before there of any obligation created therein, secure, as therein provided for in said at the secure of the second pay is the same before the obligation gravities and all the improvement of the building to make any payher at the obligation provided for in said at the secure of the buildings on said and the wood gravities mature and become due and payable at the option of the builder hereod, without more, and this his hard of the building to may the shore of any optical for the obligation from saids the secure pay the side of principal and interest, orgender with the cost and charge incident thereon, same state of maxies, and what side to retain the part <u>100</u> of part thereon the obligation of the said principal said interest, orgender with the cost and charge incident thereon same state of the same second pay. The same specifies the principal math the terms and become due and paysible at the option of the builder hereod, without second and the builder intervent in the obligation for the state princips and the the intervent of the building there in a state of the second payes at the option of the builder hereod, without second pay the				şi .
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nurance or to discharge say taxes with interest thereon as herein provided, in the event asy the same as provided in this inductor. may the same as provided in this inductor. may obligation created thereby, or interest thereon, or if the taxe on said real style, or if the inturance in one key on any novided herein, or if the buildings on said more, or if watte is commined on said premises, then this convergence shall become about obligations provided for in said structure obligation of the scart of subth this inducture and proble at the option of the bolier hereod, without notice, and it shall be liability for the here or a set SERIB to collect the trans and benefin actuing thereform; and to the the same structure is and out of all moneys atting from such sate to text in the mance prescribed by law, and out of all moneys thing from such sate to text and provident to collect the trans and benefin actuing thereform; and to the trans are prescribed by law, and out of all moneys atting from such sate to text and, to the first part 108. and provident upon the heir, executor, alministrator, personal representative, the of the first part 108. and be obligatory upon the heir, executor, alministrator, personal representative, the same the taxe of the interpart 108. A manual, the first part 108. A manual, the first part 108. A more than the taxe of the herein to the theory of the same the same the same the same the same the same the taxe of the first part 108. A more the first p	aid part of the second part to pay the same as provided in this indenture. And this concerptance shall be void if such hymrens be made as herein precified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the bases on said real entate are not paid when the same all provides of it water is committed on said premises, there is not staff real there are the one paid when the same all of all or any obligation created thereby, or interest thereon, or if the bases on said read the one premises you would all all of all or paids, or if it water is committed on said premises, there is no staff read thereby are noticed built by the solution of the boligation. For the security of which this indenture is given, that immediately maure and become due and payable at the option of the bolige horizon of all the improve- ments thereon in the manner provided by law and to have a receiver appointed to collest the 'rents and becefin activity at the solute of the said part	13	according to the terms of a certain written obligation for the payment of said sum of money executed on the 20th		
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The any conjustion created thereby, or interest thereon, or if the tase is naid real apple, or if the inturance in one key up, as provided berein, or if the buildings on a side of the inturne in the set up of the building on a side of the interest of th	In detail to make the most payments of any part hereds to any obligation created hereby, or interest thereon, or if the bases ion said read enter a ten one pay the herene due and paylok er if the ionurance is now key to as provide half become ababate and the whole, sum remaining unpaid, and all of the obligations provided for insurance is not key to as provide half become ababate is given, shall immediately maure and become due and paylok ar the option of the holder herein, or if the base is basile ment the whole, sum remaining unpaid, and all of the obligations provided for insurance is not key to associate shall become shall be to add is given, shall immediately maure and become due and paylok ar is the option of the holder herein, whole and is ball premises, and it is half premises, and it is half premises and its become ababate is given, shall be instead of the add of the and paylok ar is the option of the holder herein active and its key to retain the said part? — of the second part his as an construct appointed to incluse the rents and herein accenting therefore, and its all the premises hereing stands, in the manner provided by law and to have a second provide the view in the cost and charges includer (internations the interior matrix). The same there and all the improve- ments thereon in the manner provided by law and to have a second represented by law, and used all relations the interions and the interion be paid by the part? — mains such said, on demand, on the first part 102 . It is a greed by the part levels on dimenses that the terms and providents of this indemute and each and revery obligation there in constand, and all it beefing accurate therefore, shall erend and inneres, ogather with the cost and charges matching there constands and all it. It is agreed by the parties hereen, the part 105 of the first part 106 hereanto set thoir part 101 part 105 hereanto set thoir part 105 hereanto set thoir (SEAL) Jean MWM (SEAL)		that said part 108 of the first part shall fail to pay the same as provided in this indenture.		
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	Jean Mumford (SEAL) (SEAL)	N	1) and seal. the day and year last above written.		
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(SEAL)	STATE OF Aansas '				
			5 SS		
	20th Narah		Be It Bemembered. That on this 20th day of March A. D. 19.52		
mberred That on this 20th day of March A. D. 19.52	Be If Remembered, Takan this day of the formation of the		before me, a notary running in the nursan contraction of the wife		-
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mbered, That on this 20th diy of March A. D. 19.52 e. a. Motary Publia in the aforesaid County and State, Samuel C. Mumford & Jean Mumford, his wife	before me, a <u>Notary Publia</u> in the aforestid County and State, came <u>Samuel C. Munford & Jean Mumford, his wife</u>				
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bered. That on this 20th day of March A. D. 19.52 e. Motary Fublia in the aforesaid County and State. Samuel C. S. Munford & Jean Munford, his wife reconally known to be the same person	before me, a	The second se	Notary Public		5). (*
bered. That on this 20th day of March A. D. 19.52 te, Motary. Public	before me, a. <u>Hotary Publia</u> in the aforesid County and State, came <u>Seamed C. Munford & Jean Munford, his wife</u> to me personally known to be the same person. who exceuted the foregoing instru- ment and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. <u>Herry H. Quille</u> Notary Public		My Commission Expires	State State State State State State	
(SEAL)	COUNTY OF Douglas	•	The is agreed by the party in making out size, on contrained, to the first part Ass. The is agreed by the party in making out size, on contrained, and it is agreed by the party in the terms and provide the first executors, administrators, personal representatives, and it is agreed by the party in the terms and provide the first part have been and sear in the terms and provide the first part have been and sear in the terms and provide the first part have been and sear in the terms and provide the first part have been and sear in the terms and provide the first part have been and sear in the terms and provide the first part have been and sear in the terms and provide the first part have been and sear in the terms and provide the first part have been and sear in the terms and provide the first part have been and sear in the terms and provide the first part have been and the party of the party of the first part have been and the terms and provide the terms		
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