0	with the appurtenances and all the estate, tille and interest of the said part of the first part therein.
.	And the heid part u. of the first part da 6.5 hereby toverant and agree that at the delivery hereof
· .].	of the premises above granied, and seized of a good and indefessible estate of inheritance therein, free and clear of all incumbrances,
	and that and it wereant and defend the same equinst all parties making lawfur claim therein.
	If is agreed between the parties hereto that the part y of the first part shall at all times during the life of this Indenture, pay all taxes.
() () () () () () () () () () () () () (and assessments that may be levied or essessed egainst said real estate when the kame becomes due and payable, and that it will be keep the buildings upon said real estate insured against fire and tornate in such sum and by such insurance. companyles 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 extent of the second part to the part of the second part to the part of the second part to the extent of the second part to the part of the second part to the part of the second part to the part of the second part to the extent of the second part to the part of the second part to the part of the second part to the second part the part of the second part to the second part the second part the second part the second part to the second part to the second part to the second part the second part to the second
	unil fully repaid? His GRANT is intended as a mortages to secure the payment of the sum of Tuelves thousand, and no/100
<u> </u>	DOLLARS
	seconding to the terms of
	day of
	that said part y
	And this convergence shall be used in a start payment before any obligation created thereby, or interest thereon, or if the taxes on said real effects are not paid, when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate are not kept in as good repair as they are now, or if waste is committed on said premiss then this converses shall become absolute and the obligation provided for the same baseline estate are not kept in as good repair as they are now, or if waste is committed on said premiss then this converses shall become absolute and the whole sum framining unpaid, and all of this not obligation provided for the addition of the holder thereof, without notice, and it shall be lawful for it given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for it given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for
	is given, analy immediately im
	but he noted by the next. V. makings such sale, on demand, to the first part is a second
	It is agreed by the parties hereto that the serms and provisions of this indenture and each and every obligation therein contained, and all be benefits accruing thereform, that extend and inuite to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto.
	In Witness Whereor, the part of merina port
	ANSAS SHAPTER OF TRIANGLE, p Hansas Corporation (SEAU)
	Corporare 27 Corporare 27 Co
	17 Copporate n Stat Campbeau Trees. (SEAL)
	(SEAL)
X S	
jan da	
51	miaanni
	STATE OF COUNTY SS.
	(Jackson country) Roomber
	BE IT REMEMBERED, That on this 72 dify of Soptimizer A. D., 19
	before me, a <u>polony Public</u> in the aforesaid County and State, Joek - Shith, Prosident, on <u>polyth</u> prohenit, Trocsurer,
	enne Jock w. Snith, Progistent, in Johant angleant, Trocsurer, Hanses Whapter of Urlan 1
	to me personally known to be the same person S who executed the foregoing instrument and duly
	acknowledged the execution of the same.
	year last above written.
	Ny Commission Expires October 8 1957 Alerry Public
1.000	
leco	rded November 9, 1955 at 2:45 P.M.
ecur	I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the ord thereby, and authorize the degiter of Deeds to enter the discharge of this mortgage of reco
atec	this 5th day of March 1961. The Fix 7 dull the work of land. If, lawrence actuals

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Strich March Herda & Beck By Jamie Brem

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