615 with the appurtenances and all the estate, title and interest of the said part to sof the first part therein. And the said part 105 of the first part do _______hardby covenant and agree that at the delivery hereof_ thay_althe level owners of the premises above granted, and selved of a good and indefeatible exter of theherings therein free and clear of all indumbrance, 92000 b. first, mort fagge payable to the first National Bank of Lawrence, Lawrenc THIS GRANT is intended as a mortgage to secure the payment of the sum of ... One thousand one hundred and no/100 DOLLARS, day of $July_2$ 19 56, and by Jts torms made payable to the part. of the second, part, with all interest according to the terms of said obligation and also to secure any sum or sums of money advanced by the that said part 1.0.3..... of the first part shall fail to pay the same as provided in this indenture. That ship perf 403.... of the test per that sail to pay the same as provided in this uncenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. It defuil be made in work payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said, real state 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 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 prenices, then this conveyance shall become absolute and the whole som remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for shall be paid by the part $\chi_{\rm max}$ making such sale, on demand, to the first part 105. It is agreed by the parties heroto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruding therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties hereto. In Windows Whereof, the part 185 ... of the first part havo ... hereunto set ... thoir hand S ... and seel S ... the day and year last above written. Theodora Albert Konnedy (SEAL) A STATISTICS AND A STATISTICS SEALY(SEAL) (SEAL) STATE OF Kansas -55 Douglas COUNTY. before me, a Notary Public In the aforesaid County and State Aller and a start of the start came Theodore Albert Kennody and Grace Kennedy, husband And wife, i n NOTARY to me personally known to be the same person S. who executed the foregoing instrument and duly acknowledged the execution of the same. \geq : \triangleleft PUBLIC IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. Require Horrer Kolvin Hoover, Notery Public April 17, 19 60. Commission (Expires Vard G. Berk Seconded July 9, 1956 at 2:30 P.M. segister of Deeds the unconsided, owner of the within montgar and of the debt uned merely, and much rive the Revision ro. Babe this lith day of July , 2007. V pro Stat) . r.