with the appurtenances and all the estate, title and interest of the said part ies of the first part therein. And the said parties \_\_\_\_\_ of the first part do \_\_\_\_\_ hereby covenant and egree that at the delivery hereof they are the lewful or

of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in no exceptions

and that they will warrant and defend the sa It is agreed between the parties hereto that the part ins ... of the first p art shall at

and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that  $\frac{1}{100}$  yr(1) 12 keep the buildings upon said real estate human displant fire and trando in such sum and by such insurance company as shall be specified a directed by the party. Of the second part, the lost, if any, made payable to the part yr. Of the second part to the estient of CDC inverset. And in the event that said part(26) of the first part shall fail to pay such taxes when the same become due and payable or to the said premises insured as herein provided, than the part yr. Of the second part may pay said taxes and insurance, or either, and the anon to paid shall become a part of the inducted pays, second by this Indenture, and shall bear interest at the rate of 10% from the date of paym off full fully repaid. their

THIS GRANT is in of the sum of " Five Thousand and No/100 ..... ... DOLLARS

sold part y of the second part to pay for any I

is greatly the said part  $\mathcal{Y}_{-\infty}$  of the second part. ments thereon in the manner provided by law and to have a re-self the previous harby granted, or any part thereat, in the retain the amount then unpaid of principal and interest, together to take possession of the said premises and all the impr read to collect the rents and benefits accruing therefrom; and cribed by law, and out of all moneys arising from such said is and charges incident thereto, and the overnise, if any there shall be paid by the part y d, to the first parties

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all nestite accounts therefrom, shall extend and hure to, and be obligatory upon the heirs, executors, administrators, personal representatives.

In Witness Whereof, the part 10.5 of the first part he VO hereunto set their hand S and seel S the day and year

Bully Brancuy Cantrage (SEAL) (SEAL) Dorothy E. Hantay (SEAL) (SEAL)

Narold a. Back Register of Deeds

The second s STATE OF Kansas 55 Douglas COUNTY, as it REMEMBERED. That on this 8th day of December, \_ A. D. 19 52 before me, before me, J. UTERETWOOD, \* Notery Public in and for said County and State, came Billy F. Vantuyl and Dorothy E. Vantuyl RWOO to me personally known to be the same persong , who e OTARY wledged the execution PUBLIC IN WITNESS WHEREOF, I have he affixed my official seal on the expired y Co on Expires Sept. 18, 1952 S. Interview Notary Public

RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 2nd day of September 1960. The Lawrence National Bank, Lawrence, Ks. By: J. Underwood Vice President Attest: Howard Wiseman, Vice President Mortgagee. Owner.

extember Harold a Beck

Jamie Been

and the second states of the 15