Reg. No. 15,683 Fee Paid 31.50 BOOK 124 72285 Boyles Legal Blanks-CASH STATIONERY CO.-Lev This Indenture, Made this 14th. ... day of December ..., 1959 between Albert B. Wurtz and Rita L. Wurtz, his wife. of Eudora , in the County of Douglas and State of Kansas. part lemof the first part, and Charles Schehrer and Stella Schehrer his wife. Lawrence Kansas part is of the second part. Witnesseth, that the said part 198 of the first part, in consideration of the sum of Six Hundred and no/100 ------DOLLARS to them. duly paid, the receipt of which is hereby acknowledged, ha Ve sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part 105 of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: The South One-half (8 2) of Lot Fifteen (15) Elock Two Hundred and Five (205) in the City of Eudora Kansas. with the appurtenances and all the estate, title and interest of the said parties of the first part therein. es above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incu and that they will warrant and defend the same against all parties making la 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 to Ind assessments that may be levied or assessed against said real state when the same becomes due and psysible, and that **Less** seen the buildings upon said real exate insured against said real state when the same becomes due and psysible, and that **Less** iterest by the period of the second part, the loss, if any, made psysible to the part **Less** of the same due and psysible are stated when the same become due and psysible or to keep interest. And is the event that said part **Less** of the first part shall fail to pay such taxes when the same due and psysible or to keep or paid partners inversed as herein provided, than the part **Less** of the same due and psysible or to keep or paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of psymptian. 的现在时间, 如何可能有一些有一些可能可能加加,但可能是 GRANT is intended as a mortgage to source the payment of the sum of Six Hundred and no/100 (\$600,00) DOLLARS according to the terms of One certain written obligation for the payment of said sum of money, executed on the 14th day of <u>December</u> 19.59, and by <u>SR1d</u> terms made payable to the parters of the second part, with all interest according thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part 188 to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the hat said part as of the first part shall fall to pay the same as p participants and the first part shall be void if such payments be made as provided in this movement. His conveynces shall be void if such payments be made as herein specified, and the obligation contained therein fully discha-te be made in such payments or any part thereof or any obligation created theraby, or interest thereon, or if the taxes on said and paid when the same become due and payable, or if the insurance is not kept up, as provided therein, or if the buildings on the are not kept in as good repair as they are new; or if was not and are made on said premises, then this conveyness aball become aball whole sum remaining unpaid, and all of the obligations provided function and are made, which with roles the security of which this inde-thelia immediately mature and become due and payable at the option of the holder hered, which unit note; and it shall be leaving the security of which this indeestate are real estate and the s is given, that immession exceed part the said $pat_{-}^{(1)}B_{-}^{(2)}$ of the second part meant theorem in the meaner provided by law and to have a re-self the premises hereby granted, or any part thereof, in the resist the amount then unpeld of principal and interest, together the manual them unpeld of principal and interest. To take postession of the said premises and all the improve-r appointed to collect the rents and benefits accruing therefrom and to new prescribed by law, and out of all moneys arising from such saie to the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the part 1.9.5 making such sale, on de les. It is agreed by the parties hereto that the terms and nefits accruing therefrom, shall extend and houre to, a ligns and successors of the respective parties hereto. and each and every obligation therein contained, and all heirs, executors, administrators, personal representatives, ess Whereof, the part 145 of the first part ha Ve hereunto set their hand S y and year albert Mut (SEAL) Albert B. Wurts Rite I Wart (SEAL) (SEAL) Rita L. Wurtz. (SEAL) Kansas STATE OF Douglas 55. COUNTY.) 19 day of December Henrietta A. FullerNotary in the of COUNTY. A. D., 19 59 Albert B. Wurts and Rita L. Wurts, his wife ald County and State to me personally known to be the same person \$, who execution of the same. Iss WHEREOF, I have hereu Jast above written. and affix 1181 Territta a. 7-25-Feller 19 63 Larold G. Beck RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment the debt secured thereby, and authorize the Register of Deeds to enter the discharge this mortgage of record. Dated this 8 day of Sept. 1961.

.....

Charles Schehr Stella Schehr

國際自己的

Mortgagee. Owner.