with the appurtenances and all the estate, title and interest of the said parties, of the first part therein.

And the said part 102 ... of the first part do ... hereby cov nt and agree that at the delivery hereof they are the lawful or The perimentative granted and existed of a good and indefeatable estate of inhardness therein. the and class of all househesses. Closeft of a first marring and a dated Dec. 10, 1351 and recorded Dec. 17, 1954, in Dook 103, Dage 1, of the fact and the set of the Boole, his will be and the set of the Boole, his will be and the set of the set

shall at all to

d assessments that may be levied or assessed against and real estate when the same becomes due and here or the meanure, pay an esses of the building upon and real estate insured against fire and tomado in such turn and by each tearers company as shall be specified and wered by the part255. of the second part, the loss if any, made payable to the part265 of the second part to the second of the first part will fail to pay such taxes when the same become due and payable or to keep parts. And in the ovent that said part 1000 of the first part will fail to pay such taxes when the same become due and payable or to keep paid shall become a part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment at fails wand.

THIS GRANT IN t of the sum of ... Thirty-Five Hundred and No/100. *****************************

ing to the terms of <u>one</u> certain written obligation for the pay <u>March</u>, <u>19.60</u>, and by nt of said sum of money, executed on the 21st

19.60, and by <u>1.5.</u> terms made payable to the pardIDB of the second ding to the terms of said obligation and also to secure any sum or sums of money advanced by the des of the s any taxes with inte est th on as herein provided, in

ld parties this convey uit be made vided in this magnetice, ein specified, and the obligation contained therein tion created thereby, or interest thereon, or if the ti surance is not kept up, as provided herein, or if the is committed on said premises, then this conveyance shall made in s made in s t paid when a not kept e not paid te are not whole su shall imr ertics. of the

Party Party Mark Mark Party to take collect by law possession of the said the rents and benefit w, and out of all me incident thereto, and by granter unpaid of paid by the part i.m. making

agreed by the parties hereto that the terms and provisions of this accruing therefront, shall extend and inure to, and be obligatory and successors of the respective parties hereto. indenture and each and every obligation therein contail upon the heirs, executors, administrators, personal re-

the part 188 of the 4 5

- CB Dellert H. Green (SEAL) C Jay & Horan (SEAL) (SEAL) (SEAL) **n an the first first of the line we have be been been and an and the mean of the been and the second of the perturbation of t** STATE OF Kansas r Douglas COUNTY, MEMBERED, That on this 21st day of March, A. D. 19.50 before me, J. Underwood a Notary Public in and for said County and State, came Delbert R., Green and Eva L. Green SHOERINO NOTARL wn to be the same BLIC and duly acks ed the executi ed my offic IESS WHEREOF, I have he lel seal on the day and year last 2 Expl

Owner.

J. Undervo of

t

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 21st day of December 1961 Mortgagee.

Gerald L. Hadl Margary G. Hadl

Notary Public

21^{Calored} Secember 61

Darold a Beck By Farice Been

A CONTRACTOR OF THE