1965. 73833 BOOK 125 thereby, and ay of March and (No. 52K) Boyles Legal Blanks-CASH STATIONERY CO.-Lawrence, Kans This Indenture, Made this 30th day of June , 19.60 between Raymond Hirte Culp and Avis Harshman Culp, husband and wife thirty-first day Baldwin, Kans. secured of Baldwin City , in the County of Douglas and State of Kansas part ies of the first part, and The Trustees of The Baker University (a corporation) the debt Witnesseth, that the said part ies of the first part, in consideration of the sum of UNIVERSITY, Six Thousand Five Hundred and no/100------(\$6,500.00) DOLLARS Mortgagee. of th this 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 3 of the second part, the following described real estate situated and being in the County of Douglas and State of f record. Dat of the BAKER U k Handall) <u>M</u> Kansas, to-wit: Lots numbered Seventy-two (72) and Seventy-four (74) on Chapel Street, in the City of Baldwin City, Kansas a TRUSTEES of the (W. Clark (2) The West thirty-three (33) feet of Lot One hundred twenty-eight (128) and the east thirty-five (35) feet of Lot one hundred thirty (130) Jersey Street, Baldwin City, Kansas. with the appurtenances and all the estate, title and interest of the said partles of the first part therein. acknowledge the mortgage And the said part iss of the first part do hareby covenent and agree that at the delivery hereof they are the lawful on of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbra whatsoever this m The 1 By fa and that they will warrant and defend the same against all parties making lawful claim thereto. at the part ies of the first part shall at all times during the life of this indenture, pay all taxes It is sore nd essessments that may be levied or assessed against said real extete when the same becomes due and payable, and that $\frac{\text{they}}{\text{they}}$ says the buildings upon said real extete insured against fire and tormado in such sum and by such insurance company as shall be specified and directed by the part \mathcal{Y} of the second part, the loss, if any, made payable to the part \mathcal{Y} of the second part to the extent of directed by the part \mathcal{S} . If the second part is a state of the second part is the second part to the extent of the second part is a state of the first shall be the second part is a state of the second part is a state of the second part is a state of the second part to the extent of the second part is a state of the second be and payable or to keep side premises insured as herein provided, then the part \mathcal{Y} of the second part may pay said taxes and insurance, or either, and the amount o paid shall be been apart of the indebtedness, secured by this indenture, and shall be an interest at the rate of 10% from the date of payment mit fully repaid. rtgage, do h discharge c t of the sum of mort the ms of ODE certain written obligation for the payment of said sum of money, executed on the 30th June 10.60, and by 1tB terms made payable to the part? of the second at according thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the within enter t ies of the first part shall fall to pay the ne as provided in this in Seal) If part shall tail to pay the same as provided in this indemine. you'd if such payments be made as herein specified, and the obligation con-ments or any part thereof or any obligation created thereby, or interest thereo to become dow and payable, or if the insurance is not kapt up, as provided he load regult as they are now, or if waste is committed on said premises, then this ngald, and all of the obligations provided for in said variant obligation, for the re and become dow and psysble at the option of the holder hereof, without r undersigned, owner of the the Register of Deeds to t be made in such payme a not paid when the same to are not kept in as good whole sum remaining unp shall immediately mature Corp giver, this immediately matter and part LES SUCCESSOES OF ASSISTED to take possession of the said perfuse in thereon in the manner provided by law and to have a receiver appointed to collect the rest and benefits accruing it the premises hereby granted, or any part thirred, in the manner prescribed by Law, and cut of all immorys attic in the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overp shall be paid by the part ies making such sale, on demand, to the first part egreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all accruing therefrom, shall extend and lowe to, and be obligatory upon the heirs, executors, administrators, personal representatives, and successors of the respective parties hereto. the part ies of the first part ha ve hereunto set their hands and seals the day and year Raymond Hirte Culp (SEAL) the un 5 (SEAL) Avis Harshman Culp alk (SEAL) auth (SEAL) STATE OF KANSAS Douglas county SE IT SEMEMANERED, That on this lot day of July before me, a Notary Public in the aforesaid came Raymond Hirte Culp and Avis Harshman Culp, Unaband and usif day of July A. D., 19 60 resald County and State Husband and wife OT ARI to me personally known to be the same personal to me personally known to be the same personal the same. 0 IN WITNESS WHEREOF, I have hereunto subscrib-year last above written. PUBLIC uttpalon Expires March 8, 19 62 Donald U. Nutt Notary Public Darolda. Beck

CENTRAL PROPERTY.

Sec. Salary