Reg. No. 16,086 Fee Paid \$26.00 17411 P BOOK 125 Boyles Legal Blaska-CASH STATIONERY CO.-Lawrence, Kana (Np. 520) This Indenture, Made this ______ 28th _____ day of _____ July, 19.60. between Delmar. Gravitt and Mildred E. Gravitt, husband and wife of _____Lawrence _____, in the County of _____ Douglas _____ and State of ____ Kansas _____ part. Y of the second part. Witnesseth, that the said part i.es ... of the first part, in consideration of the sum of Ten Thousand Four Hundred and no/100-------DOLLARS to them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture doGRANT, BARGAIN, SELL and MORTGAGE to the said part y..... of the second part, the Kansas, to-wit: The South Forty (40) feet of Lot Seventy-Five (75) on New Hampshire Street in the City of Lawrence, Kansas. Including the rents, issues and profits thereof provided however that the Mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereunder. with the appurtenances and all the estate, title and interest of the said part. i.e. of the first part therein. And the said part 128 of the first part do ... hereby covenant and agree that at the delivery hereof hery Are the lewful owner. of the premises above granted, and seized of a good and indet of inheritance therain, free and clear of all incumb no exceptions and that they, will warrant and defend the same against all parties making lawful claim there it is agreed between the parties hereto that the part \$2.68 of the first part shall at all times during the life of this indenture, pay all It is spread between the parties hereto that the part \underline{LES} of the first part shall at all times during the life of this indenture, pay all taxes one assessment that may be lived or assessment is such as a more becomes due and payable, and that \underline{LHey} will assess the buildings upon laid real enter bounding payable for the assessment gaplant for and torned or in such as an ably such insurance, compary at shall be specified and interest. And in the assess the same become due and the same back of the assessment gaplant for and torned or her part. Y. of the assessment of the same back of the THIS GRANT is intended as a mortgage to secure the payment of the sum of _______ DOLLARS. terms of ODE certain written obligation for the payment of taid sum of money, excepted on the 28 th $J_{12} y_{12} = 10^{-60}$, and by 12 ta terms made payable to the part \tilde{y} of the second events according to the terms of said obligation and also to secure any sum or sums of money advanced by the of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the CS.... of the first part shall fall to pay the si ed in t had tail part.ac.a. of the test part shall be to by the same as provided in this indenture. And this conservance shall be void if such payments be made as herein specified, and the obligation contained therein, fully discharged. If default be made in such payments or any part thereof or any obligation oreisted thereby, or interest thereon, or if the taxes on said real estate are not paid, when the pame become due and psykle, or if the insurance is not kept up, as provided herein, or if the buildings on said estate are not paid, when the pame become due and psykle, or if the insurance is not kept up, as provided herein, or if the buildings on said estate are not paid, when the pame become due and psykle, or if the insurance is not kept up, as provided herein, or if the buildings on said estate are not paid, when the pame become due and psykle, or if the insurance is not kept up, as provided herein, or if the buildings on said estate are not paid. when the pame become due and psykle, or if the insurance is not kept up, as provided herein, or if the buildings on said a given, that immediately mature and become due and psykle ar the obligations provided for the said written obligation, for the second pay't his difference is and and the barrence is provided by law and to have a receive appointed to collect the roots and benefits accurving therefores and all the improve-tent thereon in the name provided by law and to have a receive appointed to collect the roots and benefits accurving therefores and all the intervents are than the pame provided by law and to have a receive appointed to collect the roots and benefits accurving therefores and the amount thereon uspald of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be atoms the amount then uspald of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be all be paid by the part making such sale, on demand, to the first part i CB.... It is agreed by the parties instato that the terms and provisions of this indenture and each and every obligation therein contained, and all smelts accruing therefrom, shall extend and lawre to, and be obligatory upon the teirs, executors, administrators, personal representatives, sitings and accessers of the respective parties basets. lights and successors or the respective perior nerves. In Wilness Whereof, the part $\frac{1}{2}$ of the first part ha $\frac{1}{2}$, hereunic set <u>their</u> hand 8 and teal 5, the day and year t above written. Millied B. Gravitt Millied E. Gravitt (SEAL) (SEAL) (SEAL) (SEAL)

4.56

20.11

and distanting the

Contraction of the second second

and a second of a

· Aliny