Reg. No. 16,317 Fee Paid \$2.50

126 No. 533) To failed Printer, Politics of Logil Histor, Lawrence, Kasas 75095 BOOK 126 Amos V. Hale, a single man, part y ... of the first part, and ... Forrest A. Jackson ... party ...... of the second part. Witnesseth, that the said part 3 ...... of the first part, in consideration of the sum of - - - - - - - DOLLARS this indenture do. ##...GRANT, BARGAIN, SELL and MORTGAGE to the said party...... of the second part, the following described real estate situated and being in the County of \_\_\_\_\_\_ Douglas \_\_\_\_\_ and State of Kansas, fowlh: The North Ome-half (Ny) of the Southeast Quarter (SE4) of the Southeast Quarter (SE4) of Section Ten (10), and the East Ome-half (E4) of the Southwest Quarter (SM4) of the Southeast Quarter (SE4) of Section Ten (10), all in Township Thirteen (13) South, Range Twenty-one (21) East of the 6th Principal Meridian; and, "The West Ome-half (M4) of the Southwest Quarter (SM4) of the Southeast Quarter (SE4) of Section Ten (10), Township Thirteen (13) South, Range Twenty-one (21) East of the 6th Principal Meridian; and, "The South Ome-half (S4) of the Southeast Quarter (SE4) of the Southeast Quarter (SE4) of Section Ten (10), Township Thirteen (13) South, Range Twenty-one (21) East of the 6th Principal Meridian. (Subject, however, to public highways.) Kansas, to-wit: It is understood and agreed that baid real astate is subject to a first mortgage of \$5,650.00 from Amos V. Hale, a single man, to Anchor Savings & Loan Association, dated August 3, 1959, recorded August 6, 1959, in Book 122 at Page 491-2, on which there remain unpaid a balance of \$4,420,45 on November 5, 1960. with the appurtenances and all the estate, title and interest of the said party .... of the first part therein. And the said pert y ... of the first pert dolls ... hereby covenant and agree that at the delivery hereof ... B. 1.8 ... the lawful owner ... the prentises shows granted, and satzed of a good and indefeesible astare of inheritance therein, free and clear of all incombrances. <u>AXCOP</u> : f the premises above granted as stated above, It is agreed between the parties hereto that the partY\_\_\_\_\_ of the first part shall at all times sturing the life of this inde The factor of t ng to the terms of One certain written abligation for the payment ant of said sum of money, executed on the 3rd Nove art. J....... of the second part to pay for any in rge any taxes with interest thereon as herein provided, in the ev And this conveyance shall be vold if such pay the any features and this conveyance shall be vold if such payments be ma if default be reads in such payments or any part thereof or all default be reads in such payments or any part thereof or all estimate are not hapt in an pool regals as they are now, or all estime ere not hapt in an pool regals as they are now, or all estime ere not hapt in an pool regals all of the obligation is given, shall investigating such as a become and become due and payed ideal in this ind as betein specified, and the obligation contained therein by obligation created fibrely, or Interest thereor, or if the ta if the insurance is not kept up, as provided herein, or if the life waste is committed on safe gremains, then this convergence shall be previded for in safe writen obligation, for the security of it al the previded for in safe writen obligation, for the security of it al in surance is committee stad for in i and party of the second part of the second part of the second part of the manage per first thereon in the manage provided by low and to have a receiver appoint the premise beetby granted, or any part thereof, in the manage per also the emoty down usual of principal and interact, together with the coto take possession of the said premises and all the need to collect the rents and benefits accounts therefromy scribed by law, and out of all moneys straing from such at and charges. Incident thereto, and the overplos, if any t il be path by the part y ..... making such sale, on de d to the first part Y It is agained by the portex haveto that the terms and provisions of this indenture and each and every obligation therein contained, and all metric account therefrom, shall extend and hours to, and be obligatory upon the heirs, executors, administrators, personal representatives, upon and suggester of the respective parties hereto. hereconto set his hand and seal the day and year formany Whereast, the part y ....... of the first part had

-

amak zitale (SEAL) Amos V. Hale

AND A DESCRIPTION OF A

(SEAL) (SEAL)

to the high prover of