111 d that he that may be levied or as gs upon said real estrie pert Y of the second the event that said pert he will such insurance or of the second I be specified peid shall be THIS GRANT Is intended as a mortgage to secure the payr Ten Thousand and no/100-----DOLLARS, ing to the terms of OTIC tertain a for the p it of seld sum of money, executed on the 30th January in all interest scoroing thereon accordin 1961 and by 11.0 terms made payable to the part Y of the second to the serve of sold obligation and also to secure any som, or some of money advected by the \_ of the second part to pay for any insuran a or to disch dad in the ..... of the first part shall fail to pay the ass aid pert\_\_\_\_\_\_ of the first part shall fail to pay the same as provided in this indentive, d this convergance shall be void if such payments be made as barein specified, and the obligation commi-same and paid when the same become due and payable, or if the insurance is not keep up, an provided here the mode by the same become due and payable, or if the insurance is not keep up, as provided here the are not keep in as good repair as they are new, or if wate is a constitution on add penders, then this or we what humm remeting unpead, and all of the obligations provided for in said written obligation, for the mode the same provided by laws and to have a reacher appointed to collect the rents with become insurance provided by laws and to have a reacher appointed to collect the rents and become func-are provided by laws and how are provided specified to the law provided the terms is provided by laws and how are provided and payable and the said written abligation, for the mode party\_\_\_\_\_ of the second pay if its Agents or AssAgns \_ to take possession of the anid improve in the moment provided by laws and how as reacher appointed to collect the rents and become is presented, have by the same provided by laws and how as presented to collect the rents and become in the amount: then unpaid of principal and interest, together with the cents and charges incident thereto, and all be paid by the part Y makin g such sale, on d is spread by the partise hereto that the terms and provisions of this indestors and each and every obligst a scruing therefore, shall extend and invers to, and be obligatory upon the heirs, escontors, administra and successors of the respective parties hereto. An C devin Start A, the part Y and year John Bdwin Steele (SEAL) (SEAL) (SEAL) (SEAL) and the same said the same said to be a said Recorded of a lower that a single state of a state of the ית זות היו את הערות האל האל האל האל האל הערות המלאה הערות המלאה אל היו היו להל היו חול העליות את הערות את היולח Kansas STATE OF Douglas COUNTY. 30th January A. D. 1961 Notary Public In the eferenald County and State John Edwin Steele, a single man to me personally known to be the same person, scknowledged the execution of the same. ted the foregoing in INS WHEREOF, I have hereunto subscribed my no March 18th Noward Corseman 19 62 Harold O'Beck 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 17th day of February 1961 THE LAWRENCE NATIONAL BANK, LAWRENCE, KANSAS Attest: Donald C. Hay Asst. Cash. Howard Wiseman Vice Pres Mortgagee. Owner. Harold O Beck By Jame Been