h A day to 3. . 342 STATE OF LANSAS, COUNTY OF Franklin BE IT REMEMBERED, that on this 4th day of March ., A. D. 19 61 ; before me, the underzigned, a Notary Public in and for the county and state aforesaid, came Harry A, North and Betty Ann North, his wife ss the who ANY L directically known to me to be the same person. Swho executed the within mortgage, and such person ³ duly acknowledgest the despution of the same. In continuous phereod, I have hereante set my hand and effined my Notarial Seal the day and year last above written. Any ANY L BLIC 5.65 INAL UBLIC S My Comin Expires * October 7, 1962 Karl a. Beck Register of Deeds SATISFACTION AND RELEASE The debts secured by this mortgage having been paid in full, the Register of Deeds is hereby authorized to release the same of record forthwith. The debts setured to release the same of record forthwith. reby authorized to release the same of record forthwith. Dated at Ottawa, Kansas, this 15th day of August, 196h. Ottawa Savings & Loan Association Jess R. Gilmore Assistant Vice President Reg. No. 16,612 276330 BOOK 127 MOSTRAGE (No. 5310) The Outlook Printers, Pohlisher of Loral Blanks L. This Indenture, Made this 24thday of _____March 19.61 between Vernie W. Cheek and Margaret Cheek, his wife part.y..... of the second part. Witnesseth, that the said part 188 of the first part, in consideration of the sum of SIXTY FIVE HUNDRED & no/100 * * * * * * * * * * * ODLLARS this indenture do......GRANT, BARGAIN, SELL and MORTGAGE to the said part y..... of the second part, the Kansas, to-wit: The East 85 feet of the West 170 feet of Lots Eleven (11), Twelve (12) and Thirteen (13), of Ronoak Subdivision near the City of Lawrence, Located in the Southwest Quarter of the Northwest Quarter of the Southwest Quarter of Section Twenty (20), Township Twelve (12), Range Twenty (20). 0 RENT ASSIGNMENTI Including all 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 appurtenences and all the estate, title and interest of the said parties of the first part therein. And the said part102 of the first part do _____ hereby covenant and agree that at the delivery hereof. 1209 ATS the leveld owner S of the premises above granted, and seized of a good and in No. axceptions d Indefeasible estate of Inherite