Reg. No. 17,650 179603 BOOK 130 nanananganan manungan manungan manungan Ma. 200 The Guties Printer, Publicher of Lend Blanks, Lawrence, Kannes HILLING ACT b/ Kansa This Indenture, Made this ________ day of ______ February______, 1962, between Roy G. Borgen and Hary Jane Borgen, husband and wife perties of the first part, and Ine First Mational Bank of Lawrence, Lawrence, Kansas party of the second part, Witnesseth, that the said parties ... 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 Kansas, to-wit: Lot No. Twenty-One (21) in Block No. One (1) in Babcock Place, an Addition to the City of Lawrence, in Douglas County, Kansas. with the appurtenances and all the estate, title and interest of the said parties, of the first part therein. And the said part 185 of the first part do _____ hereby covenant and agree that at the delivery hereof. They are the isoful of the premises above granted, and seleced of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all parties making lewful clai ed between the parties haveto that the part 185 of the first part shall at all times during the life of this indi nture, pay all taxe nd assuments that may be levied or assume any map part 1252...of the first part shall at all times during the life of this indenture, pay all tax maps the bolidings upon add real estate insured against add reated on the same becomes due and payable, and that "Chary of 111 exceeded by the part ... of the escond part, the loss, if it may, mach payable to the part ... of the escond part to be specified to exceeded by the part ... of the escond part, the loss, if it may, mach payable to the part ... of the escond part to the externt of exceeded by the part ... of the escond part is the part, and the escond part to the escond part to the escond part of the THIS GRANT IS IN its GRANT is intended as a mortgage to secure the payment of the sum of Seven Thousand and no/100 DOLLARS, ling to the terms of ORC certain written obligation for the payment of said aum of money, executed on the 13th tey of FEBRURRY 19.52 , and by 1 to imma made payable to the part y of the second part, with all interest accruing thereon according to the terms of said obligation and also to secore any sum or sums of money advanced by the aid part Y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the that said part 185 ... of the first part shall fall to pay the same as provided in this indenture. there where an end one inter part analt tell to pay the same as provided in this indenture. Here this convergence shall be wold if such payments be made as herein specified, and the obligat result be made in such payments or any part thereof or any obligation scatter thereby to interes are not paid when the same become due and payable; or if the insurance is not kept op; as prov-areste are not kept in scatter of the same become due and payable; or if the insurance is mot kept op; as prov-areste are not kept in scatter of the same become due and payable; or if the insurance is not kept on payable, and all of the obligation: provided for in said written obligation iven; shall immediately nature and become due and payable at the option of the holder hereof, w said party of the second part. Is thereon in the meaner provided by lew and to h the premises hereby granted, or any part thereon, in the second then unpedied of principal and interest, to any party ______ to the second part ______ to the south thereof is the manner provided by lear and to have a receiver appointed to coll all the pension bareby practed, or any part thereal, in the manner prevaibled by reals the amount then unpaid of principal and interest, together with the costs and cha hall be paid by the party._____ making such sale, on demand; to the first part_est. It is agreed by the parties have that the terms and provisions of this indenture and each and every obligation therein contra reflix acculing therefrom, shall estend and incers to, and be obligatory upon the heirs, acculars, administrators, personal n igns and successors of the respective parties hards. of, the part 1.63 of the first part Color. (SEAL) Roy G. Borgen (SEAL) * Mary Jane Borgen (SEAL) Mary Jane Borgen. (SEAL)