Reg. No. 17.67 79732 BOOK 130 This Indenture, Made this ______lst _____day of ____ March 19 62 between Samuel Hurwitz and Fannie Hurwitz, his wife, and Eugene B: Murwitz and Sue L. Hurwitz, his wife, of parties of the first part, and ... The First National Bank of Lawrence, Lawrence, Kansas, part y of the second part. Witnesseth, that the said parties of the first part, in consideration of the sum of to them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do...... GRANT, BARGAIN, SELL and MORTGAGE to the said part y..... of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas towit-The South 213 feet of Lot twenty-six; all of Lot twenty-eight (28); and Lot thirty (30), less the South seven (7) feet thereof, all on New Hampshire Street, in the city of Lawrence, Douglas County, Kansas, with the appurtenances and all the estate, title and interest of the said part leaf the first part therein. And the seid part IRS of the first part do ... hereby co ant and agree that at the delivery hereof they are the lawful owner of the premises above granted, and seized of a good and indefeasible estate of inh of all Incombran and that they sell warrant and defend the same against all parties making lawful claim there It is agreed between the parties hereto that the part 105 of the first part shall at all times during the life of this inde The spinor between two parties many time part scales of the first part shall at all times output the of this takendare, pay all taxes as boundary by be levice or assessed appliant taked rais extra when the same bacomes even and payables, and that $\frac{1}{2}hOy$ Will are buildings upon and real extrate insured appliant the raid toronado in such sums and by such insurance company as shall be specified and by the part $\frac{1}{2}M$. If the second part the loss if any model payables, the scale payable is such as the second part to the scale of the scale parties that the same become due and payable are to be pay the scale is been provided, them the part $\frac{1}{2}$. If the scale payable is a back in payable are to be pay if a back is a back in payable are to be pay if a back is been pay of the indebtedness, secured by this indexture, and shall be indexture at the rate of 10% from the dige of payment. THIS GRANT is intended as a mortgage to secure the payment of the sum of Sixty thousand and no/100 - - -_____ DOLLARS. the terms of OD@ certain written obligation for the payment of said turn of money, executed on the 1st. Narch 19 62 and by its terms made country to the pay it. 19 62, and by its terms made payable to the part y 'of the second ing to the terms of said obligation and also to secure any sum or sums of money edvanced by the th all interest accruing th rt to pay for any insurance or to discharge any taxes with interest thereon as harein pr nd this conveyance shall be voick: fault be made in such payments a pare not paid when the same beco-strate are not kept in as good rep the whole sum remaining unpaid, rem, shall immediately mature and Which payments be made as herein specified, and the obligation con-any part thereof or any obligation created thereby, or interest thereon a due and payable, or if the instance is not kept up, as provided there is at here are now, or if waste is committed on todip remissar, then this and all of the obligations provided for in said written obligation, for the content due and payable at the option of the holder hereory, where n said party of the second part to take poisession o is thereof in the menner provided by law and to have a receiver appointed to collect the rests as the prenites thereby granted, or any part theread, in the manner precided by law, and out in the amount they unpaid of principal and interest, together with the costs and charges incident th 11 64 aid by the part y making such sale, on demand, to the first part 125. agreed by the parties hereito that the terms and provisions of this indenture and each and every obligation t accuring thereform, shall extend and inure to, and be obligatory upon the heir, executors, administrators, and successors of the respective parties hereito. t, the parties of the first part ha Ve hereunto set their and seal 5 the day and year 13 MC Hurwitz wel Hurwitz (SEAL) ene unich Eugene B. (SEAL) Fannie Hurwitz Sue L. Hurwitz (SEAL) (SEAL) STATE OF KANSAS DOUGLAS COUNTY. BE IT REMER lst day of March A. D. 19 62 Notary Public Samuel Hurwitz and Fannie Hurwitz, his wife, and OTARY Eugene B. Hurwitz and Sue L. Hurwitz, his wife, to me personally known to be the same person. S. who executed the foregoing acknowledged the execution of the same. UBLI CRUNTER! WITNESS WHEREOF, I have he Viriauf moon 53-13 1062 Harold a. Beck