And the said part 105 of the first part do _____hereby covenant and agree that at the delivery hereof they are the levitul owner a the premised above granted, and select of a good and indefeculte extate of ipheritance therein, free and clear of all incumbrances, the premises above granted, No exceptions and that they will warrant and defend the same against all parties making lawful-doinn that It is agreed between the parties hereto that the part 108 of the first pay shall at all times during the life of this indenture, pay all te, new all taxes nd assessments that may be levied or assessed against said real estate when the same becomes due and provide, and that **Libby Will1** rep the buildings upon said real estate invoted against fire and tornado in such sum and by such insortnes company as shall be specified or interested by the pert **X**... of the second pert, the loss, if any, made payable to the part **X**... of the second part to the second oper **A**, made payable to the part **X**... of the second part **a** the second oper **A** to the same **A** to the same **A** to the same **A** that **A** the same **A** to the same **A** that **A** the same **A** to the same **A** that **A** the same **A** to the same **A** t THIS GRANT is intended as a mortgage to secure the payment of the sum of Pive Thousand Pifty and No/100 ----- DOLLARS, according to the terms of ODD certain written obligation for the payment of said sum of money, executed on the 11th of March 19.62 and by 3.15 review made payable to the part y of the second with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part y of the second part to pay for any insurance or to discharge any taxes with interest th thet said part 195 of the first part shall fail to pay the same as provided in this inde And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein. fully discharged, If default be made in such payments or any part thereof or any obligation created thereby, or instruct therean, or if the tasks on said real estate are not apply in as pool repair as they are now, or if wate is convolted on and previous, then this convert to the abactate real estate are not kept in as good repair as they are now, or if wate is convolted on and previous, then this convert a shall be converted and the whole sum remaining unpaid, and all of the obligation provided for in aid avaitine biligation, for contract, and it shall be convert is given, shall immediately meture and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for The main many many many many many because one and payses at the option of the holder herein, without notice, and it shall be leaved to the main provided by law and to have a receiver appointed to collect the rent and benefits account previses and all the improvements therein here have a previse at the rent and benefits account of the main previses and by law and to have a receiver appointed to collect the rent and benefits accounts and the improvement there in the manner previded by law, and but of all moneys arking from such sale to reach the manner them compared of principal and instruct, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the part Y, making such sale, on damand, to the first particles. It is agreed by the parties bereto that the terms and provisions of this indenture and each and every obligation therein contained, and ell nefits acruing therefron, shall extend and toure to, and be obligatory upon the beins, executors, administrators, personal representatives, aligns and successors of the respective parties haveto. In Wilness Whereal, the part 185 of the first part ha VO. hereut above written. nto set their hand 5 and seal 5 the day and year John J. Hadley (SEAL) 0 (SEAL) Paye Addley (SEAL) (SEAL) STATE OF KANSAS COUNTY, SS. Douglas BE IT REMEMBERED, That on this 14th day of March NUB C. H A. D., 19 62 before me. . notary public in the sforestd County came John L. Hadley and Faye Hadley, husband and wife NOTAN and " games to me personally known to be the same person. B. . . who executed the foregoing instrument and duly acknowledged the execution of the same. UBLIC S COUNT 1.1 IN WITNESS WHEREOF, I have harbounto as Donald G. Hay May 19 1 19 62 Recorded March 15, 1962 at 2:25 P.M. Harla A. Beck

and the state