TO HAVE AND TO HOLD THE SAME, With all and siegular, the tenements, heredital nts and appar And the taid part 103 of the first part do _____ hereby commant and agrag that at the delivery hereof they are

ground test

the presides above granted, and select of a good and indefeasible estate of inheritance therein, free and clear of all incu-

and that they will warrant and defend the same against all parties making lowful claim thereto. It is oppred between the parties hereto that the part 10.8 'of the first part shall at all times during the life of this inde

It is spred between the parties hereto that the part 10.8 of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be leaded or assessed against said real estifies when the same become due and payable, and that 10107 W 111 keys the building upon said real estate insured for loss from fire and extended coverage in such sum and by such insurance company as shall be tooiclifed and directed by the party of the second part, the lass-16 any, made payable is the party of the second part to the extent of its interest, and the lass 0.5 of the first part shall fail for pay such taxes when the name become dae and payable or to here pait permises insured as herein provided. User the parts of the second part may are had taxes when the name become dae and payable or to here pait permises insured as herein provided. User the parts of the interest to your pay the second pays and payable or to here pait permises insured as herein provided. User the parts of the interest of the interest

This prost a intended as a simpler to searce the payment of the use of Ten Thousand Eight Hundred and DOLLARS day of

This goat a presented as a decision to secure the payment of the sum of $\Delta Corrections to a statement of a sta$ arge any taxes with interest thereon as he led, in the event that said part 2000 of the first part that fail to pay the same as provided in the

Part 1.0.2 of the first part beings assign to party of the second part the rests and income artistic atomy and all tones from the pears's meetpaped to or sold written obligation, also all future advances bereander, and hereby atomics ported to the accord part of the second part at its conton upon default, to take set of all property and callect all rests and inteme and apply the same on the payment of minimum prevents, take, attendents, restarts or improvements, takes to the adjustment and and the adjustment and apply the same on the payment of minimum prevents, take, attendents, the adjustment and the adjustment and the adjustment and the adjustment attenders are rest. We

The fallers of the second part to assert any of its right hereunder at any time shall not be construct as a waker of its right to assert the sa-and (pulsion appe and vertices strict compliance with all the terms and provisions in taid dollgations and is this mortgage contained.

If said part 102 - of the first part shall cause to be paid to party of the second part. We entire amount doe 11 hereunder and us ins of said rate hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 102 of the last part for future

ces, made to the second part whether evidences by heats book in the second part whether evidences by heats book in or otherwise, or to the evidences of this mortgage, and any extensions or remeasible hirror and shall comply with all of the previous state intere obligations hereby second the to converse that by weld.

In dra the mergage containing, and the previous of future designation every sections, train this convergence that is a weight If include the marks in a symmetry of such obligations or any and therein or symmetry includes are readed to be the second of the balancings on said read-trains are not paid when the same become date and parabolic or if the instruments in not weight to be a second of the second of the second parabolic of the second parabolic of the second of the balancings on said read-reads, and all of the obligations (or the second of the second parabolic of the second parabolic of the second of

le on domains to the party of the first part. Part 0.5 of the first part shall pay party of the second part any deficiency resulting from such sale It is spread by the parties herets that the terms and provisions of this indenture and each and every obligation therein contained, and interfers accurate refers, built extend and livers to, and be obligatory upon the heirg executor, administrators, personal representatives, andigs and accertises of the respective tick horiz.

Marren R. Legler gen con Phyllio H. Legler

IN WITHESS WHEREOF, the part 10 8 of the first part ha VO hereunto set the 1" handband seafthe day and year last at

100

The manufacture of the second

(SEAL) (SEAL)

Hardda . Beck Register of Deeds

By Janice Baem, Deput

KANSAS STATE OF COUNTY, SS. COUNTY, J SH IT SUMMERS That or UNS 10th any of July A D. 1960, before me, a ... Notary Public in the storest County and Sume came Warren K. Lepler and Phyllip H. Lepler, ATOM hasband and wife to me personally known to be the value person B _____ who executed the form animoundaged the execution of the same. IN WITHERS WHEREBY I have hermonic subscribed my name, and affined my difficult and show writiges. Confinence Public L. E. Eby My Commission Expires April 21 1966