with the appurtenances and all the estate, title and interest of the said part100 of the first part therein.

and that they will warrant and defend the same spainst all parties making lawful claim th

reed between the parties hereto that the part 185 of the first part shell at all times during the life of this inde e, pay all ta The second part of the second part for the part LSL of the first part half at all times during the life of this inderive, pay all taxes accomponents that may be lowled to essenced against soil for a lower of the buildings upon soil or and that things tail taxes the buildings upon soil real static losured against for and thread in such some and by soch lowerance company as shall be appelled and and by part L of the second part, the loss, if any, made payable to the pay L buildings the second part to the extent of a first And in the event that and Mart LSL of the low part and fail to pay such taxes when the same becomes dos end payable or to keep provides invoiced as herein provided, then the part L of the second part may pay such taxes when the same becomes, or either, and the ensure the load buildings to be individent as equivalent of all backs intervent at the rate of lower has a discussions.

GRANT Is In GRANT is intended as a mortgage to secure the payment of the sum of ... Four Thousand Five Hundred and no/100- - - -

DOLLARS. g to the terms of OILS certain written obligation for the gayment of said sum of money, executed on the 11th

of **Saptembar** 19 54, and by 125 terms made payable to the part y of the second with all interest accurding thereon according to the terms of said obligation and also to secure any sum or same of money advanced by the

part, with all letterest according thereon according to the terms of said obligation and also to see asid part. \mathcal{Y}_{--} of the second part to pay for any insurance or to discharge any taxes with that said part. $\frac{1}{2}$ 0.5 of the flext part shall fail to pay the same as provided in this indenture. And this conversion and the world is world part with part when the same as provided in this indenture. And this conversion abalt the world is world part with part world and the conversion abalt the world is not part and the part of an early part of the same as the part of the flext part is a good regate as they provide or any obligation created thereby, or real estate are not hapt in as good regate as they flexible, or if the locarement is not hapt used the subscience methant is all other to all part of the obligations provided for in taid written is given, shall immutiately matter and become due and payles at the obligations provided for in taid written is given, shall immutiately matter and become due and payles at the obligations provided for in the due to the obligation of the holder.

We will part Y of the second part ment therein in the president second part. To the operation is the mean records without meters, and the state president provided by law and to have a reasoner prescribed by later, and benefits account self the president hereby granted, or any part thereof, in the meaner prescribed by law, and out of all moneys will reflect the means thereby granted of principal and interest, together with the cents and charges incident therein, and the over shall be paid by the part Y making such sale, on demand, to the first participal.

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation there benefits account therefrom, shall extend and inore to, and be obligatory upon the heirs, executors, administrators, pe assigns and successors of the respective parties hereto.

In Witness When of, the part 185 of the first part he their verh hand S and seal the day and use

(SEAL) George M. Faler Long M. Jahrseal (SEAL) Betty A. Faler Betty A. Faler Betty A. Faler CEAU

STATE OF Kansas	
Douglas	COUNTY
OTARY	* M IT REMEMBERED, Ther on this Eleventh day of September A.D. 1954 before no. a Notary Public in the efformed County and State. came George M. Faler and Betty A. Faler, Husband and Wife
PUBLIC	to me personally known to be the same person S who executed the foregoing instrument and duty acknowledged the execution of the same.
	IN WITNESS WHESEOR, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.

*