היה היה היה היה היה אלה זה הנהגיה אותה שלה את הלה את היה הנהיה אלה הלה בכועות היאראליה הלתניא את הלא אל האת הל MONTOROF 3097 BOOK 142 This Indenture, Made this 22nd day of October Ralph B. Freed and Alberta H. Freed, his wife.

of Lawrence, in the County of "Douglas and State of Kansas part 19 5 of the first part, and THE FIRST NATIONAL BANK OF LAWRENCE, LAWRENCE, KANSAS part y . of the second part.

Witnesseth, that the said part.i.e.s. of the first part, in consideration of the sum of Eight thousand six hundred twenty-five and no/100 La DOLLARS 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, to-wit:

Lot 1, in Block 22, of Sinclair's Addition, an Addition to the

City of Lawrence, according to the recorded Supplemental Plat

thereof, 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 10% of the first part do ... hereby covenant and agree that at the delivery hereof that they inter over mises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbr

and that. thay, will warrant and gefend the same equinat all parties making lawful claim thereit Ind that LBQ2, will warrier and defend the same spatial time making lewful claim thereto. It is agreed between the parties herein that the part LBS of the first part hall as all times during the life of this indemute, pay all faces and assessments that may be levied or assessed against said real enter when the time to be and the part of the indemute, pay all faces and assessments that may be levied or assessed against said real enter when the time becomes due and payshold, and that LHO2 WILL here the buildings upon said real enter levies all enter when the most by using inversion company as shall be reacting a set of the indeputed against said real enter when mend by using inversion company as shall be reacting and there are all to be part of the indeputed against said real bits to the part y_{-} of the second part bits indeputed by the life of this indeputed against said real bits to the part y_{-} of the second part bits indeputed by the life of the second part, the lost if any y_{-} of the second part bits indeputed by the life of the levies of part y_{-} or the second part by the part bits indeputed by the life of the life part shall be part bits indeputed by the life of the life part shall be a second by the life part shall be a second by the life part of the rate of 10% from the date of partware to the part of the indebtedness, second by this indeputer, and shall be are life parts.

rigage ip as

DOLLARS. refing to the terms of ODE certain written obligation - for the payment of said sum of money, executed on the 22ndof OCTODEX 1955 , and by its terms 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 money advected 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 even hat said part 125 of the first part shall fail to pay the same as provided in this indenture.

And this conveyance shall be void if such payments be made as breat specified, and the obligation contained therein fully discharg If default be made in such payments or any part thereof or any obligation created thereby, or interast thereon, or if the taxes on said rests are not paid when the same become dow and payable or if the interaces is not kept up, as provided herein, or if the buildings on a rest estime are not kept in as good repair at they are now, or if water more and vertice obligations, for the same for the buildings on and the whele sum remaining unpeid, and all of the obligations provided for in said vertice obligations, for the sectivity of which this indeen is given, shall immediately mature and become due and payable at the option of the hole hered, whichout nois, and it shall be lawich. is conveyance shall become manners the security of which this indenture notice, and it shall be lawful for

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein conteine mellis accruing therefrom, shall extend and hure to, and be obligatory upon the heirs, executors, administrators, personal repre-upon and successors of the respective parties hereto.

In Winness Whereof, the part 105 of the first part haVC becausto set their hand 5 and seal 5, the day and year Ralph H. Freed Tiller (SEAL) Alberta H. Freed H. Freed (SEAL) (SEAL)

Kansas Douglas. COUNTY. , May MARRIER, That on this 32nd -----October to me personally known to be the same personal school and the association of the same. SI WHEEROF, I have ber 10 67 Bleith Jesigera

(SEATS

The share and the state