Reg. No. 8232 Fee Paid \$43.75 15% 4396 6 BOOK 100" CASH STATIONERY CO. LAW MORTGAGE (52K) J This Indenture, Made this _28th day of Hay year of our Lord one thousand nine hundred and Fifty one John A: Albers and Sara E. Albers his wife _____, in the County of _____Ouglas of Lawrence and State of Kansas part 105 of the first part, and TRUSTEES OF THE BAKER UNIVERSITY, A COMPORATION to them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described do real estate situated and being in the County of ____ Douglas and State of Kansas, to-wit: Lot No. one (1); the east forty (40) feet of Lot No. two (2); the east one-hundred fifteen (115) feet of Lots Nos. eighteen (18) and . X ninteen (19), all in Strong's Addition to the City of Lawrence. Luc with the appurtenances and all the estate, title and interest of the said part Les of the first part therein: . And the said part 125 of the first part do _____ hereby covenant 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 inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all parties making lawful claim thereto It is agreed between the parties hereto that the part 128 ... of the first part shall at all times during the life of this indenture, pay all there against between use parted meres and use part Alla of the mere part shall at all times during the life of this indenure; pay all tares and assessments that may be levied or assessed against suid real entry when the same becomes due and payble, and that Utiety will keep the buildings upon said real state insured against fire and forable in sub-tum and by such insurance company as shall be specified and directed by the part y.... of the second part, the loss, if say, made payable to the part y.... of the second part of the second part, the loss, if say, made payable to the part y.... of the second part direct of the first part shall fail to pay such tares should be use become at the and branch insurance. Or either, and the instrume that life to pay such tares should be use become at the and branch insure that the part of the indebtedness, secured by the interest at that interest at the rate of 10% from the due of payment until failly repaid. ading to the terms of ____ONO _ certain written obligation for the payment of said sum of money, executed on the 28 th

1.65

, in the

between

that said part 185 of the first part shall fail to pay the same as provided in this indenture.

that said part 2020 of the first part shall fail to pay the same as provided in only indenne. And this exceptions shall be could if such paraments be made as herein specifica, and the obligation consisted therein fully discharged. If default be made in such payments or any part thereof or any obligation created therein, or instruct doccoan, or if the cases on said real estima are not kept in as good repair as they are now, or if wants is committed on said premises, then this coverage shall become should read the which immediately manufa, and all of the obligations provided for any of the case of a said the could be the obligations provided for any other should be the obligations provided for any other should be the obligation provided for a

the side part y _____ of the second part, 113.8UC_293075_07_383 [218 to take postention of the said premiter and all the important means thereon in the manner provided by law and to have a retriver appointed to collect the rents and benefits accounting therefrom; and ro sell the premise herebry granted, or any part thereof, in the manner premised by Asw, and out of all moneys arising from accele to retain the simonst them unpuld of principal and interest, orgether with the costs and charges facidate thereen, and the overplan, if gay there be, shall be interesting the manner provided by the mark the source of the source of the overplan, if gay there be, shall be paid by the part y making such sale, on demand, to the first part 105 .

It is agreed by the parties hereto that the terms and provisions of this indensare and each and every obligation cherein canazined, and all fits accruing betterion half-terms and jour to a be obligatory upon the beirs, executors, administrators, perposal representatives, and anormous of the respective parties bereen. benefits accruit assigns and sur

In Witnesse Whereof, he part 105 of the first part ha Ve hereunto set and seals the day and year has above winten their . . handS dea 6 leber (SEAL) ra E. alleis . (SEAL)

My Commission Expires.

The sent The Part of the Pa white a state of the second

April 18th.

STATE OF Kansas SS COUNTY OF Douglas Be It Remembered, That on this 1st. day of June P. HARP A. D. 19.51 before me, a Notary Public John A. Albers and Sara E. Albers, his came wife OTARY PUBLIC to me personally known to be the same person.S ... who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have heremito subscribed my name, and afficed my official seel on the day and year last above priting the Alar Alar Concerner and the seel of the second prime and the secon

Harold a. Beck Register of Deeds