52 :

with the appurtenances and all the estate, title and interest of the said part 10 g of the first part therein.

And the said parts 188 of the first part do _____ hereby covenant and agree that at the delivery hereof they arthe lawful owner 8 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.

tare and assessments that may be level or ascessed against side real erate when the some some side and paylos and that The **y**. will be the provided the state insured against side real erate when the whene becomes due and paylos and that The **y**. will be the provided the state insured against file and torsate in a by and insurance compary as shall be provided in the state insured against file and torsate in the paylor of the second part of the first part shall at a state become some above the second part to be second part. Be low, if any made paylos to the part. **y**... of the second part of the first part shall at a state become the second part of the second part of the second part of the second part may pay said taxes and invarance, or either, and shall be ar instress. As in the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment until fully repaid. It is agreed between the parties hereto that the part 105 of the first part shall at all times during the life of this indenture, pay all

it until fully repaid. THIS GRANT is intended as a morrage to secure the payment of the sum of Three thousand and

no/100------ DOILLARS, according to the terms of ONO certain written obligation for the payment of said sum of money, executed on the 5th

day of <u>ADT11</u> 19 52 and by <u>1ta</u> terms made payable to the part <u>y</u> of the second part, 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

that said part 10.8. of the first part shall fail to pay the same as provided in this indenture.

That that part A21, or us into part hand into the your suite at protocols in them internate. And this convergence shall be worked if such parentees be made as herein specifical, and the colligation contained therein fully discharged. If default be made in such parments or any part thereof or any obligation created thereby, or interest thereon, or if the buildings on said real enters are not kept in as good repair as they are now, or if waxes it committeed on said premixes, then this convergence shall become absolute and the whole sum remaining uppaid, and all of the obligations protofield for in said writtee obligation, for the recoirty of which this indenture is given, thall immediately manue and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for

the said part <u>V</u> of the second part mean thereas in the manner provided by law and to have a receiver appointed to collect the rents and henefits accoung therefore; and to sell the premise hereby graned, or any part thereof, in the manner precisible by law, and out of all moneyr atting from such sale to rents the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplan, if any there be, shall be paid by the part _____ making such sale, on demand, to the first part _108

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits securing therefrom, thall extend and insue to, and be obligatory upon the heirs, executors, administrators, personal representatives, angings and mozeron of the representive parties hereto.

In Witness Whereof, the part 18.3. of the first part ha VO berrunto set Buthory & Anous

(SEAL) (SEAL) (SEAL) (SEAL)

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Snow

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KANSAS 22 DOUGLAS 5th day of A. D. 19...52 Be It Remembered, That on this ... April E. E. before me, a notary public before me, a notary public in the aforesaid County and State, came Anthony E. Snow and Lillian Snow NOTARL husband and wife CBLIC

ment and duly acknowledged the execution of the same.

illian

IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. 6 -6 Notary Publi

Jarold a

April 21st

(Corp Seal)

Sey Daebara skeber, Deputy

RELEASE I, the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 4th day of September, 1957.

19.52

Attest: Imogene Howard Ass't. Secretary

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and the second

24 91.00

STATE OF_

COUNTY OF

minup

South

My Commission Expires.

The Lawrence Building and Loan Association W. E. Decker, Vice President. Mortgagee.

Beck