BOOK 125 70992 look Pelaters' Publishes at 1. ...day of ... August. This Indenture, Made this 25th ... 19 59between L. D. Blanding and Wanda Blanding, husband and wife of Lawrence in the County of Douglas " and Star and State of Kansas part least the first part, and ..... The Lawrence Building and Loan Association part J. of the second part. litnesseth, that the said part 108 ... of the first part, in consideration of the sum of Nine thousand and no/100---------- DOLLARS Kansas, to-wit: Lots Seventeen (17) and Minsteen (19) on Pinckney Street (now oth Street) in the City of Lawrence, Kansas The mortgagors understand and agree that this is a purchase money mortgage with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein. And the raid part.CI. of the first part do \_\_\_\_\_ hereby oversent and agree that at the delive the premises above granned, and safzed of a good and indefeatible estate of inheritance therein, for nt and agree that at the delivery hereof they are lawful owner B and clear of all incumbrance and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part 08 of the first part shall at all times and assuments thermap be levied or assessed against asid real state when the same become due and payable, and that Lhe y will assessed against asid real state when the same become due and payable, and that Lhe y will be configd and directed by the part y. of the second part the loss, if any, made payable to the part y of the second part to the estent of Lb B or the first part half fail (o pay such taxes when the same become due and payable or to keep add permission numered as herein provided, then the part y of the second part to the estent of Lb B or the first part half fail (o pay such taxes when the same become due and payable or to keep add permission numered as herein provided, then the part y of the second part to the estent of Lb B or the first part half fail (o pay such taxes when the same become due and payable or to keep add permission part of the indebtedness, secured by this inderture, and shall become a part of the indebtedness, secured by this inderture, and shall become at the rate of 10% from the date of payment of the logald. nt of the sum of Nine thousand and no/100-THIS GRANT IS I Carry Jar DOLLARS. ey, executed on the 25th ding to the terms of. One certain written obligati nt of said su day of August 19.559, and by 1158 terms and provide the period of the second day of August 19.559, and by 1158 terms made payable to the period of the second period obligation and also, to serve any some r sums of money advanced by the and part Y of the as d part to pay for any insurance or to discharge that said part 1e whether a security days a security of the security of the security of the security whether a security whether a security whether a security security of the se first part shall fail to pay the And this conveyance shall be vold if such payments be made default be made in such payments or any part thereof or an ate are not paid when the same become due and payable, or il state are not kept in as good repair as they are more, or if d he whole sam remaining urgeld, and all of the obligations given, shall immediately matter and become due and payable perein specified, and the arganion gation created stagestry, or interaction f default be m retate are not p real estate are i ind the whole s given, shall not kept up, as p I on said premises aid written obligat the holder hereof the said part  $\mathbf{y}$  of the second part ment thereon in the manner provided by law and to have a receiver appoint all the premises hereby granted, or any part thereof, in the manner, pre-relian the amount then unpeak of principal and Interest, together with the cotake possession of the said premises and all the collect the rents and benefits accruing therefrom by lew, and out of all moneys arising frem suc-harges rigidant thereto, and, the overplus if any d the the fl ies is agreed by the parties hereto that the terms and provisions of this inder its account therefrom, shall extend and inure to, and be obligatory upon a and successor's of the respective parties hereto. ture and each and every obligation therein contained, and all the heirs, executors, administrators, personal representatives Whereas Whereas, the partical of the first part ha VO hereunto set. their hand 8 and seal 8 the day and year 20 Sline (SEAL) L. D. Blanding (SEAL) Manda Blanding (SEAL) (SEAL) WUBBUUUUUUUUUUU UNUUUUUU

8