Fee Paid \$27.50 76493 BOOK 127 dian Houses .... day of April 19 61 between John W. Wilson and Leah Jane Wilson, his wife, of Lawrence , in the County of Douglas and State of Kansas pertles of the first part, and Kam. Valley. State. Bank, Eudors, Kansas. part y ..... of the second part. Witnesseth, that the said partiles ... of the first part, in consideration of the sum of Eleven thousand and no/100 ----- 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 Kansas, to-with Lot 82 on Connecticut Street in the City of Lawrence and Lot 55 on Bridge Street in Block 2; also beginning at the Northeast cor-ner of said Lot 55, thence North 25 feet, thence West to Massachusetts Street, thence South 25 feet, thence East to the place of beginning, also the South 50 feet of the North three-fourths of the South 100 feet of the Northwest Quarter of the West Half of Block 2, all in that part of the City of Lawrence, known as North Lawrence with the apportenances and all the estate, title and interest of the said part.1.2.8of the first part therein. And the said part.1.2.8. of the first part do.\_\_\_\_\_hereby covenant and agree that at the delivery hereof. the y\_\_\_\_\_ the leaved owner.8 es above granted, and selzed of a on d and indefeasible estate of inheritance therein, free and clear of all incumt ----- and that they will warrant and defend the same against all parties making to that the part 185 of the first part shall at all times during the life of this inc nd between the parties he and assessments that may be levied or excessed equinar said real estate when the same becomes due and payable, and that the Y = 111 have the buildings upper said real estate insured against he and formedo in such sum and by toch insurance company as hall be specified and interest Y = 111 diversible in the series becomes Y = 111 diversible in the series barries insure as the series of a set of the second part of the second part in the series barries insure that the series becomes the second part of the second part of the independence is such as the second part of the independence is such as the second part of the independence is such as the second part may pay and sease and insurance, or either, and the amount on yield will be an anount of the independence is such as the second part of the independence is s int of the turn of DOLLARS, according to the terms of ODE cartain written abligation for the payment of said sum of money, executed on the 7th April 10.61, and by 1158 terms made payable to the part y of the second the all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part Y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in niel of the first part shall fail to pay the same as pro vided in this inc And this conveyance shall be void if such payments be made as herain specified, and the obligation contained therain fully discharged. If default be made in such payment or any part thereof or any obligation created theraby, or interest thereon, or if the taxes on said real states are not pay and when the same become due on d payable, or if the interests is not kept up, as provided herain, or if the buildings on said real sates are not kept in as good repair as they are now, or if waste any other the taxes on the sate any not kept in as good repair as they are now, or if waste service the interest thereas, then this conveyance shall become should be and int the vables wint remaining upseld, and all of the obligations provided for in said written obligation, for the security of which this indentive is given, shall intredictely meture and become due and payable or the payable are the good or for holds herein, without notice, and it shall be leavil for the said part  $J_{\rm col}$  of the second perton and the second perton and the second perton second p It is spreid by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contains rentity according their contains that extend and laure to, and be obligatory upon the heirs, executors, administrators, personal repre-titions and receiving of the respondence parties herein. set their hends" and seal 8 the day and year In Witness When above written of, the part 188. of the first part he Ve., have ohn W Wilson (SEAL) John W. Wilson Jeah Jane Wilson (SEAL) Lesh Jane Wilson (SEAL) 

Constant of the