MORTEAGE : 1482 BOOK 140 The Daties, Publisher of Legal Hanks, Lawrence, Kanasa Beulah Marie Jones Crawford, a widow of Lawrence , in the County of Douglas and State of Kansas part X' of the first part, and The Lawrence Rational Bank, Lawrence, Kansas perty of the second part. Witnesseth, that the said part 3..... of the first part, in consideration of the sum of DOLLARS to her duly paid, the recent of which is hereby acknowledged, has sold, and by this indenture do⁰⁵. GRANT, BARGAIN, SELL and MORTGAGE to the said part. *S* of the second part, the Kansas, to-wit: Lot No. Thirteen (13), Block No. Twatve (12), Lane's Second Addition to the City of Lawrence, Douglas County, Kansas with the appurtenances and all the estate, title and interest of the said part ... of the first part therein. And the said part y of the first part do 85 hereby covenant and agree that at the delivery hereof 810 15 the lawful owne d, and saized of a good and indefeasible estate of inheritance sharein, free and clear of all incumbrances, no exceptions and that \$100 will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part Y of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against said real early the turn part part and all times during the life of this indenture, pay all taxes the bolidings upon said real enter insured against said real enters when the same becomes due and payable, and that $.500 \pm 0.121$ directed by the bardwide of the accord part, the loss, if were real enters when the taxe becomes due and payable, and that $.500 \pm 0.121$ directed by the part \mathcal{M} of the accord part, the loss, if were, made payable in the part \mathcal{M} of the same become due and payable or to keep difference in the accord part \mathcal{M} of the first part shall fail to pay turch taxes when the same become due and payable or to keep and permission inversions and taxes and inversions and the indenture, and shall beer interest at the rate of 10% from the date of payment of Weit regard. THIS GRANT is intended as a m ant of the sum of Four Thousand & no/100 - - - -DOLLARS, ding to this terms of ODE cartain written obligation. For the payment of said sum of money, executed on the l_1th is of Jung 19.65, and by 152 terms made payable to the part Y of the second with all interest according thereon according to the terms of said obligation and sits to secure any sum or sum of money edvanced by the dey of Jung part, with all interest accruing th ald pert I _____ of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ev har said part Y of the first part shall fail to pay the same as provided in this inde And this convergence shall be void if such payments be made as herein specified, shall be deligation contained therein is f default be made in such payments or any part thereof or any abligation created the deligation contained therein, or if the taxe state are not paid when the same become close and payhile, or if the insurance is not functional up, at provided herein, or if the sail ester are not kept in as good repair as they are now, or if wasts is committed on said up, at provided herein, or if the sail ester are not kept in as good repair as they are now, or if wasts is committed on said up, at provided herein, or if the sail ester are not kept in as good repair as they are now, or if wasts is committed on said up, at provided herein, of the security of white a given, shall immediately mature and become due and payable at the option of the holder hereef, without noise, and it shall said part 2 of the second part <u>REPERTS OF REPERTS</u> to take possission of the said previous and all the in its therein in the manner provided by law and to have a receiver appointed to called the rents and banefits acciving therefrom a the provides hareby granted, or any part thereof, in the manner previous bid by law, and our of all moneys arising from such a in the amount then unpaid of principal and interest, together with the costs and charges incident iterate, and the overplau. If any the all be paid by the part ${\mathbb Y}^{+1}$ making such sale; on demand, to the first part ${\mathbb Y}^{-1}$ It is agreed by the parties hereto that the terms and provisions of this indenturs and each and every obligation therein contained, and all neftre acruing therefrom, shall extend and inurs to and iss obligatory upon the heirs, executors, administrators, personal representatives, afore and successors of the respective parties hereto. In Witness Whereof, the part $T_{\rm eff}$ of the first part ha. $B_{\rm eff}$ hereunto act her hand , and seel. the day and year British Marie fores GarifordisEAU Deviah Warie Jones Crawford Kansas' Douglas COUNTY, BE IT/REMEMBERED, That on this 4th. day of June A. D. 19 50 before me, a NOTATY Public in the sforesaid County and State, came Beulah Marie Songs Grawford A. D. 19 65 NOT'ARY TUEL who executed the foregoing instru to me personally known to be the same person. acknowledged the execution of the same. witness whereor, I have he year last above written. t seat on the day a John P. Peter Notary Public in Expires. January 8 19 67 Janue Beem

in the second

the second states