18This Indenture, Made this ______ 5-th _day of _____ May____ in the year of our Lord one thousand eight hundred and minuty two-____between Francis & Newison and W. W. Nevison, herbusband of dawtence ____ County of _ Deuglas _____ and State of Kansas, of the __ lity __ of the first part, and THE KANSAS NATIONAL BUILDING AND LOAN ASSOCIATION of Lawrence, Kansas, of the second part, Witnesseth, That said partice _____ of the first part, in consideration of the sum of _____ FourThousand DOLLARS. to thum duly paid, have sold, and by these presents do grant and convey to the said party of the second part, and assigns, all that tract or parcel of land situated in the County of Douglas and State of Kansas, and described as follows, to wit: Loto Nos Que (1) and Two (Vin Block No Flire (13) of Quad Addition, and Lot No Que Kundredand livity fine (165) and the locat half of No Ow Sundred and Rivity three (163) on Tennessee Street, Selin the City of Lawrence .with the appurtenances and all the estate, title and interest of the partition of the first part therein; and the said THIS GRANT is intended as a Mortgage to secure the payment and the full performance of all the obligations and conditions of a certain Bond this day executed by the said to the said KANSAS NATIONAL BUILDING AND LOAN ASSOCIATION, for the payment of \$4200. - as therein to the said RANSAS RATIONAL DULDING AND LOAN ASSOCIATION, for the payment of 54000, _______ as therein provided; and upon the prompt performance of all said conditions of said bond by the partt signing the same, this conveyance shall be void. But if default be made in the performance of any of the conditions of said bond, or in the making of any payments therein provided when the same shall be due; or if the taxes and assessments of every nature which are assessed or levied against said premises are not paid at the time when the same are by law made due and payable, then upon the happening of any said failures, the whole of said sum of \$4000____ _____, together with such fines and penalties as shall accrue under the by-laws of said Association, shall immediately become due and payable, and it shall be lawful for the said party of the second part, or assigns, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner prescribed by law, appraisement hereby waived or not, at the option of the party of the second part or assigns; and out of the moneys arising from such sale, to retain the amount of said bond, to wit: \$2000,_____, less only the amount of dues paid as principal upon said bond, together with the cost and charges of making such sale; and the 1200 as provided in the by-laws of said Association. In Witness Whereof, The said parties of the first part have hereunto set Lucia hands and seals the day and year above written. W. W. Merican . [L. S.) Francis A. Nevicon __[L. s.] _ [L. S.] State of Eansas Douglas Contrust, 200. On this day of May A. D. 1818 before me, in and for said County, personally came Frances A. Newison and U. W. Newison hur husband to me personally known to be the identical person 5, described in, and who executed the foregoing conveyance as grantors, and duly acknowledged the execution of the same, In Testimony whereof, I have hereunto subscribed my name and affixed my official seal, on the day and year last above written. My commission expires April 21 1895 Notary Public. A. D. 1892, at 3 o'clock? M. Janus Broths Register of Berld Recorded May-

H

are why

New York