Shawnee Mtg. Reg. No. 224374 Paid in Shawnee County \$0.50 49 ED \$ FP 24 1947 21074 074 0 **BOOK 960** 33630 BOOK 93 This Indenture, Made this _____ day of ____ August ahd, Glady's Irone anderson his w T.W.Anderson hatwoon Kantan of the first part, and Martin E. Kelly of L. County, in the State of Kansas, of the second part: Douglas. Witnesseth, That the said part 103 of the first part, in consideration of the sum of said part 7 of the second part, his here and assigns, all the following described Real Estate, strated in the county of _______ Dour los 'and 3hawnee and State of Kansas, to wit: Tot Sixteen (18) Block Thirty nine - (39) in that part of the city of Lawrence known as West Lawrence, 2332 Lake Wood Drive in Topola Kansas Octo 3/8 320, 32/ 322, Sake word barkedo TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appurtaining forever: PROVIDED ALWAYS, And these presents are upon this express condition, that whereas fid Parties of the first part ha vo this day executed and delivered i e certain promissory note. to said part J of the second part, for the sufficient Cne · · Two Hundred (\$ 200.00)-----DOLLARS. aaring even date herewith, payable at. Kelly Real Estate office Kansas, in'equal installments, cf ... Fifteen dollars plus . 6% interest Kansas, in equal installments, of <u>F1FLGON_dOLLARS</u> plus 6% <u>interget</u>______DOLLARS each, the first installment payable on the <u>T-st</u>______day by <u>core</u>_______day by <u>core</u>________day by <u>core</u>_______day by <u>core</u>______day by <u>core</u>_______day by <u>core</u>_______day by <u>core</u>_______day by <u>core</u>_______day by <u>core</u>_______day by <u>core</u>_______day by <u>core</u>______day by <u>core</u>_______day by <u>core</u>______day by <u>core</u>_______day by <u>core</u>______day by <u>core</u>_______day by <u>core</u>______day by <u>core</u>_______day by <u>core</u>______day by <u>core</u>______day by <u>core</u>______day by <u>core</u>______day by <u>core</u>_______day by <u>core</u>_______day by <u>core</u>_______day by <u>core</u>_______day by <u>core</u>_______day by <u>core</u>_______day by <u>core</u>______day by <u>core</u>_______day by <u>co</u> And if default is made in the payment of my one of the installments described in this mortgage and note when due, or any part thereof, then all unpaid installments shall become immediately due and payable, at the option of the part y britter econd part or the legal bolder of said note and shall draw interest at the rate of ten yet cent. per annum from the date of said note until fully paid. Appraisement waired as option of mortgagee. Now if said no cour, and queense sharing main in turn force apprender. . But on, is not paid when the same is due; and if the targs and assessm id premises or any part thereof are not paid ghen the same are by he whole of said sum and sums and interest thefeon, shall and by or any inferest there ts of eve y law made t paya these presents bece due and gavable, and said ufe of this morteare And the said part is the first part, for themse lyes and their hein, do hereby the said part Y of the second part, executors, administrators to assigns, that they are lawfully premises, and have good right to sell and convey the same; that part fremires are free and clear of all encumferances, Jawfully selved in fee of said except one first-mortgage held by Bldg and Loan . cutors and administrators shall, forever warrant and defend the title of the said their bein execut and that they will, and pen premises agal In Witness Whereof, The said pades of the first part ha Vohereunto set thetp hand sike day and first above written; 3. M. anterson Dadup denie Under