35138 BOOK 94 MORTAA - Pakistan of I and Bi This Indenture, Made this \_\_\_\_ 21st der of April in th rear of our Lord one thousand nine hundred and LOF ty-c1 int betwee Maud Smith, a-single woman Lawrence in the County of Douglas and State of Kansas part y of the first part, and The Lawrence Building and Loan Association part y of the second part. Witnesseth, that the said part y \_\_\_\_\_ of the first part, in consideration of the sum of Bight hundred and fifty and no/100 -----DOLLARS to her duly paid, the receipt of which is hereby acknowledged, ha 3 sold, and by this indenture do SS GRANT, BARGAIN, SELL and MORTGAGE to the said part Y of the second part, the following described real setate situated and being in the County of DOUGLAS and State of Kansas, to wit: Lot One hundred and eight (108) on Indiana Street in Block forty (40) in that part of the City of Lawrence, known as West Lawrence with the appurtenances and all the estate, title and interest of the said party\_\_\_\_\_\_of the first part therein. And the said part Y of the first part do C.S. hereby covenant and agree that at the delivery hereof Sh6 1S of the premises above granted, and seized of a good and indefenable excate of inheritance therein, free and clear of all incumbrances the level owner seeding so the series of One certain vrites obligation, for the payment of said sum of money, executed on the <math>2121' by of <u>Apr111'</u> <u>rof 8</u>, and by <u>k15.</u> Information of money deviced by the said part <u>y</u> of the second part, with all interest using themes according to the second part and allow to second spart sum of money advanced by the said part <u>y</u> of the second part of for any housaness or to discharge any taxes with interest themes advances provided in the said part <u>y</u> of the second part said for any housaness or to discharge any taxes with interest themes advances provided in the said part <u>y</u> of the fore part said. If it is part <u>to the fore part is said.</u> If it is part <u>to the said fore the part of the second part <u>said</u>.</u> \_\_\_\_ day of The same a provided in this indenture. And this conveyrance shall be void if each payments be made as herein specified, and the objection contained therein fully discharged. If default be add in such payments or any part theore of eacy objection constant thereas, or if the tasses on said real states are not paid there is an approble, or if the insurance is not trye up, as provided herein, or if the buildings on said real states are not paid, and the objection worked for in said voltant objection, for a different shall because about each the voltale same remaining upped, and all of the objections worked for in said voltant objection, for the security of which this indentures is grow, shall immediately maxime and because there are becaused as and payable at the option of is hadder beared, without motion, and is shall be leader the grow, shall immediately maxime and because does and payable, at the option of is hadder beared, without motion and the shall be an are the second part. Is a shall be made to the importance of the security of which the indentures is grow, shall mendiately maxime and because does and payable at the option of is hadder beared, without motion, and is shall be leader for the said payable at the option of is made pression and is the importance to the security of which the indentures is grow, shall internet approach and a state payable at the option of is made pression and is hand be bearder for the said payable at the hore a receiver appointed to collect the remer and bearders accurate the appoint the major does into the payable at the option of the maximum provide in the security of which the indentures in the security of which the indentures in the security of which the indentures and the hore payable at the option of is made pression and it is an approximately the security of which the security of the security of the security approximate the payable at the option of is made pression and it is an approximately pression of the indentures of an approximately and the security of a an maniful in this ind ing each and, on demand, to the fact perturbation of this indexate and such and each and everytes, it any tenter or, shall be pairs by the day the parties hereto that the terms and provisions of this indexate and such and every obligation therein contained, and all boretis scruing stand and since or, and be obligatively upon the heir, executors, administratori, princeal representatives, asigns and successors of the respective It is agree In Witness Whereof, the party hereiner her of the first part ha St d the day Smith mand \_(SEAL) · ...... 0 STATE OF Kansas SS. . COUNTY OF Douglas d. That on this 21st day of April A. D. 19 48 Be It Remomit before me, a Motary Public in the aforesaid County and State, E.E. came Maud Smith, a single woman STOPPEN . NOTARE e personally known to be the same person ... who executed the foregoing instrument and duly acknowledged the execution of the same. UBLIC IN WITNESS WHEREOF, I have bereunto subscribed my na and affixed my official seal on th day and year last above written. chy 1011 Notary Public 19 50 mission Expires April 21st My Com Harse A. Beck Register of Deeds and the second All and an and the second Ser Francisco ante Laborer Sale of the B TUX SHOT

in the second second

1-5-45