Reg. No. 6352 Fee Paid \$1.50 300 35759 BOOK 94 F. J. Boyles, Publisher of Legal Bi (Na. 52 K) MORTGAGE lst ...... July This Indenture, Made this \_\_\_\_ \_day of \_ . in the rear of our Lord one thousand nine hundred and forty-eight between Julius H. Torneden and Louesea Torneden, husband and wife and State of Kansas Douglas Lawrence \_, in the County of\_ parties of the first part, and . The Lawrence Building and Loan Association \_\_\_\_party\_\_\_\_\_of the second part. Witnesseth, that the said part 108 of the first part, in consideration of the sum of Six hundred and no/100 - - - - - - - - - - - - - - - DOLLARS them \_\_\_\_\_\_ duly paid, the receipt of which is hereby acknowledged, ha VO\_sold, and by this indenture \_\_\_\_\_\_\_\_\_GRANT, BARGAIN, SELL and MORTGAGE to the said part <u>Y</u>\_\_\_\_\_\_\_\_\_of the second part, the following described to situated and being in the County of \_\_\_\_\_\_\_\_\_ Douglas \_\_\_\_\_\_\_\_ and State of Kanzas, to wit: real estate situated and being in the County of \_\_\_\_\_ Lots One (1), Two (2), Three (3), Four (4), Five (5), Six (6), Seven (7) Mine (9), Ten (10), Eleven (11), Twelve (12), Thirteen (13), Fourteen (14), Fifteen (15), Sixteen (16) in Block Twenty-seven (27) in University Place Annex, an addition to the City of Lawrence with the appurtenances and all the estate, title and interest of the said part 108 \_of the first part therein. And the said part 108 of the first part do \_\_\_\_\_\_\_ breeky corenant and agries that at the delivery hereof the y are premises above granted, and existed of a good and indefeatible extate of inheritance therein, free and clear of all incumbrances, the lawful owner 8 ad the Lilo Yvill warrant and defend the same against all parties making lawful claim thereto. It is a gread between the parties hereto that the part Q.B.O for forts part half at all times during the life of this inderture, by all taxe or assessments that the part Q.B.O for forts part half at all times during the life of this inderture, by all taxe or assessments and the same against for assessment against for a second again the same same borners due and parthe, and that kIO Y WALL keep the buildings upon said real second against for an assessment of the same same borners due and parthe, and that kIO Y WALL keep the buildings upon said real second against for a second against for an assessment on the second part to the second part to the second of the to the second part to the sec DOLLARS, rding to the terms of QNQ\_\_\_\_\_\_certain written obligation for the payment of said sum of money, executed on the lat day of se terms or was you there are a set of the permet of sas and of prover, exceeded or the set of the second part, with all interest regards and by 1 the terms made payable to the part Y of the second part, with all interest as according to the terms of said obligation and allow to accure any tunn or sums of morey doranced by the said part Y. of the second part insurance of to discharge any cause with interest thereon as herein provided, in the event that said part 105 of the fare part shall fail to pay July ung thereon acc the same a provided in the indentive. And this convergence shall be yould if sick payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created therein, or inference, or if the taxes on said real extest are not paid when the same shooms due and payside, or if the instance is not kept up, a proved herein, or if the taxes on said real extest are not paid when the same more, or if water is committed on said premises, then the correspondent theory absolute and the whole sum remaining timplet, and all or the payments of the same of the building control of the taxes more, or if water is committed on said premises, then the correspondent theory absolute and the whole sum remaining timplet, and all or here is the optime of the helder hereof, which is toxics, and it is the held in the payments that the correspondent the same or the payment of the rescand and the helder hereof, which is toxics, and it is the held in the manner provided by law and to have a receiver appointed to concept same should be to retain the same provide of a neith prepresent hereof, or the manner provided by law and to have a receiver appointed to concept same should be retained to the same state and the present hereof, or the manner prescribed by law, and out of all monory same from such as to retain the same state of principal and instructs, concept with the coats and charges incident thereto, and the eventual there be, shall be paid by the the agreed by the parties heree that the terms and provident of the industry and the share areas of the provide the industry and and there are and and and and all benefits actually it is agreed by the parties heree on the the terms and providents of the industry and the share prevended the taxes of the respective the same and thereof the coats and the terms and benefits actually the same and the parties the same of the prevent of the tax and thereof the the terms and thereof thereof the In Witness Whereof, the part 108 of the first part ha VO hereunto set ... their . Villing H Scineden (SEAL) Pricesea Torneden (SEAL) T. Clinical and the office STATE OF KANSAS 88. COUNTY OF \_\_\_\_ DOUGLAS Notary Public Be It Res mbered, That on this 18t A D 10 48 before me, a in the aforesaid County and State, Julius H. Torneden and Loueses Torneden, NOTAR husband and wife UBLIC duly acknowledged the execution of the sa IN WITNESS WHEREOF, I have bereunto subscribed my e, and affin d my official seal on fogy 11 day and year last above written. April 21 19 50 on Expir Narold A. Beck