Reg. No. 6446 Fee Paid \$4.25 86169 -BOOK 94 MORTGAGE (Ne. 57 K) This Indenture, Made this \_\_\_\_ 20th August in th year of our Lord one thousand nine hundred and forty-eight . Norman C. Edge and Lillian Gertrude Edge, husband and wife " Lawrence ' in the County of Douglas and State of Kansas part ies of the first part, and \_\_\_\_\_ The Lawrence Building and Loan Association of the second part. nart V Witnesseth, that the said part 108 of the first part, in consideration of the sun of Seventeen hundred and no/100 - - - - - - - - - -- - DOLLARS them Lot eight (8) in Block twenty-seven (27) in University Place Annex, an addition to the City of Lawrence, Douglas County, Kansas 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 \_\_\_\_\_\_ hardy covenant and agree that at the delivery hareof they are of the premises above granted, and seized of a good and indefeatable matter of inheritance therein, five and cher of all incumbrances. the lawful owner It is agreed between the parties hereto that the part 108 for the first part shall stall defind the same against all parties making lawful daim thereto. It is agreed between the parties hereto that any 108 for the first part shall stall time during the lawful of the laws, part all time of the same against all parties making lawful daim thereto. The same the same against all parties and the law of the law of the same again the same against all parties and the same against all parties are assuments and a same against first and common in the same about the same of the same of the same again the same ag according to the terms of <u>010</u> crusis written obligation for the payment of said sum of money, executed on the <u>20th</u> day <u>AUCUST</u> <u>1948</u>, and by <u>155</u> terms made payable to the part. <u>U</u> of the second part, with all inter-according thereon according to the terms of said obligation and also to seture any sum or sums of money detenand by the said part. <u>U</u> of the second part of the second DOLLARS. d per he seare a provided in their indemna. And this conservation shall be relief if such presents be made as having specified, and the obligation constained therein fully discharged. If default he sade in such a parkin, or if the target of any obligation created therein, or if the ballogs on said real seare are not kept in a good repair, as they are some data and we provide at the target of any obligation created therein, or if the ballogs on said real seare are not kept in a good repair as they are some, or if were is committed on said previous, they the target of the ballogs on said real seare are not kept in a good repair as they are were, or if were is committed on said previous, they the said part. If the ballogs on said real seare are not kept in a good repair as they are were and if were obligation, for the scenario of which this indemnese it are about and the visions are not kept in a good repair as they are the ballot famod, without notice, for the scenario of exist the said part. If the same the same there are an any start the obligation ballot famod, without notice, and is had presented to the assign part. If the same presented by law, and the presented have for a more and the interpretation of the ballot famod, without and the presented have a set of the same presented by law, and the order of all mores there form and have for a more and the set of the same and have any presented and have the present set of the same of all mores the same form and the reperiment of the same target the same target of the same target of the same target of the same target the same target of all have the parts by the term of the agreed by the parts have the same part that of the indemness is an other part of the same constant, and the part by the artise to agreed by the parts have a distant part of the ball beach and other the same and and ensere to the same to all more target and the same target and the ball beacher starts as a same of the interpreter set the same target bare and the same target target and the sam In Witness Whereof, the part 105 of the first part ha VO he their Morman C Coda e(SEAL) Lillian Vertrude (Edge (SEAL) STATE OF TANSAS SS. COUNTY OF DOUGLAS 20th day of August A. D. 19 48 Be It Ber mbered, That on this before me, a Notary Public in the aforesaid County and State OGENE HO came Norman C. Edge and Lillian Gertrude, husband and wife 101 nally known to be the same personal, who executed the foregoing instr to me per duly ackr owledged the execution of the ULL IN WITNESS WHEREOF, I have ber day and year last above written. Smogene Howara Notary Pub March 19 10 51 Harold a. Beck degister of Deeds. S. March m Succession and the second