Mail fr 88711 BOOK 95 MÖRTGAGE Na. 52 K) P. J. Boyles, Publisher of Logal B This Indenture, Made this 27th Cotcher 'in the _ day of _ rear of our Lord one thousand nine hundred and Forty-eight A. E. Tweed and Clara L. Tweed, his wife Kansas. of Lawrence , in the Countr of Douglas and State of _ part 105 of the first part, and The Lawrence National Bank, Lawrence, Kensas. Witnesseth, that the said part 103 of the first part, in consideration of the sum of • . . FIVE HUNDRED FIFTY & nc/100 DOLLARS duly paid, the receipt of which is hereby acknowledged, ha vo sold, and by this indenture then GRANT; BARGAIN, SELL and MORTGAGE to the said part y _____ of the second part, the following described the simple and heiny in the Country of ______ Douglas _____ and State of Kanaa, to wit: 1. real estate situated and being in the County of Lot Mc. One Hundred Twenty Seven (127) on New Jersey Street, in the City of Lawrence with the appurtenances and all the estate, title and interest of the said part ies of the first part therein. And the said part 108 of the first part do <u>hereby</u> covenant and agree that at the delivery hereof they are of the premises above granted, and sense of a good and indefeatable entate of inheritance therein, free and clear of all insumbrance. If <u>Record</u> 10 are the lawful owner S It is agreed between the parts hereto that the pure 108 of the first pure shall set ill defined the same against all parties making larfel daim thereto. It is agreed between the parts hereto that the pure 108 of the first pure shall set ill imped during the first part shall set in the state of the form part shall be appedied to the first part shall set in the state of the form the first part shall set interest. As in the first part shall set interest set is set of the form the date of parts and the shall be appedied to the date of parts and the shall be part. This GRANT is included as an argrage to secure the parts the state of the First first the date parts and the state of the form of 100 first parts and the same set of the form the date of parts and the same set of the form the date of parts and the same set of the form the date of parts and the same set of the form the date of parts and the same set of the form the date of parts and the same set of the form the date of parts and the same set of the form the date of parts and the same set of the form the date of parts and the same set of the form the date of parts and the same set of the same set of the form the date of parts and the same set of the same set of the form the date of parts and the same set of the form the date of parts and the same set of the form the date of parts and the same set of the form the date of parts and the same set of the form the date of parts and the same set of the form the date of parts and the same set of the form the date of parts and the same set of the form the date of parts and the same set of the form the da nding to the terms of <u>a</u> certain written obligation for the payment of said sum of money, executed on the <u>27th</u> <u>October</u> 19.48, and by <u>1ts</u> terms made payable to the part <u>Y</u> of the second nare, wi _ day of Oo tober 1994 the same transmission of the second part, with all interest accurate thereon as been and the same transmission of the second part, with all interest accurate thereon as been and the same as a same of more second and the same as a same of the second part and the same as a same as a same of the second part and the same as a same as the same as provided in this inde And this conveyance shall be easi in such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or sing pay thereof or any obligation created thereby, or internet thereon, or if the tases on such rais tests are not task when the tase become due and psychie, of if the insurance is not keys up, as provided hereby, or internet thereon, or if the tases on such rais tests are not task when the tase become due and psychie, of if the insurance is not keys up, as provided hereby, or internet thereon, or if the tases on such rais tests are not task when the tase become due and psychie, of if the insurance is not keys up, as provided hereby, or internet thereon, or if the tases on such rais tests are not pay the obligations of the tase of the tases of the tase of tase of tas the tase of the tase of task of tase of therefore, shall extend and mure to, and to congettery upon the two parts berreated and mure to, and to congettery upon the two parts berreated and mure to, and the part 103 of the first part has VO berreated as the USEN barreated as the day and year last shows written. A & T was determined as the part 103 of the first part has VO berreated as the USEN barreated as the day and year last shows written. A & T was determined as the part 103 of the first part has VO berreated as the USEN berreated as the day and year last shows written. A & T was determined as the day and year last shows written. Chara R. Freed (SEAL) -0 Kanisas STATE OF. Douglas COUNTY OF -Be It Remembered, That on this 27th day of . Outober A. D. 19 48 before me, a Hotary Public in the aforesaid County and State, came A. B. Tweed and Clara L. Tweed, his wife ARD WIS to me personally known to be the same person." who executed the foregoing instru duly acknowledged the execution of the same. ILOTAR Y IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official PUBLIC day and year last above written. Would ad U.Ro en: an to confille Fipires Harch 18, 1950. I, the undersigned, user of the within debt secured thereby, and authorize the Fer-recer'. Dated this 30 day of August 194 (Core. Seal) Daras indicate A REAL PROPERTY AND INCOMENTS