66 BOOK 95 · · · · · · 3575 MORTGAGE . F. J. Boyles, Publisher of Local Blanks, Lawrence, Kanuas This Indenture, Made this 3rd day of Lovember in the rear of our Lord one thousand nine hundred and forty-eight . between Hazel Irene Orr of Lawrence , in the County of Douglas and State of ... Kans as party _____ of the first part, and _____ The Lawrence Lational Bank, Lawrence, Kansaspart y of the second part. Witnesseth, that the said part "y of the first part, in consideration of the sum of Fifteen Hundred and no/100 -- -----to her duly paid, the receipt of which is hereby acknowledged, ha 8 sold, and by this indentate do _______GRANT, BARGAIN, SELL and MORTGAGE to the said part. Y _______ of the second part, the following described real estate situated and being in the County of _______ Doug1k6 _______ and State of Kansas-forwit: The West Half of Lot humber 78 and all of Lot SO on Elliott Street (now 4th Street) in Block . 33.in that part of the City of Lawrence Known as West Lawrence, Douglas County, Kansas. with the appurtenances and all the estate, title and interest of the said part y ____of the first part therein. And the said part y_____of the first part do GS__hereby covenant and agree that at the delivery hereof_____Bho_is. of the premises above granted, and seused of a good and indefeasible extate of inhemance therein, fire and clear of all incumbrances. the lawful owner. and this _BLG will warrant and defend the same against all parties making lawful dam therein. It is agreed between the parties hereto that the part ______ of the first part shill at all time during the life of the indicitore, pay all taxes or assessed against take and such sum and by usch instance computy at shill be specified and directly the part. ______ of the second part, the laws of the control part, the laws of the second part, the the control part is the control part. All the interest. And in the event that same become due and parties instances. The matter same against first and the part. ______ of the second part, the the control part to the cetter of ______ is a same thereas that are become due and parties instances. And in the event that sad part. ______ of the second part to the second part to the cetter of _______ is a same become due and parties instance a part of the indicedines, we used by the same become due and parties and the same become and part is the same part of the indicedinest are same part of the indicedinest, we used by the same become due and parties and part is interest. And in the event part of the second part to the same become due and parties instance a part of the indicedinest, we used by the same become due and parties and the same part of the indicedinest, we used by the indimate, and shall be at the same barrent at the rest of 10.5 from the due of partient undiffully reput. This GRANT is intereded as a margage to secure the parties of the same barrent and the same part of the same barrent and the same part of the same barrent and the same barrent undiffully reput. Fifteen Hundred and no/100 - - - - - - - - - - - - - - DOLLARS. according to the terms of _____ODB _____ certain written obligation for the payment of said sum of money, executed on the ______ 3rd day of Re to remain a second part, with all interest thereon as herein provided, in the event that said part. Y. of the second part, with all interest for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part. Of the fast part shall fail to pay the same as provided in this indentur the same as provided in this indenture. And this convergence that the world if such payments be made as herein specified, and the obligation contained therein fully discharged. If if default he made in such payments or any part thereof or any obligation created therein, or interest thereon, or if the taxes on and real extra are not paid, when the same become due and payments or any part thereof or any obligation created therein, or interest thereon, or if the taxes on and real extra are not paid, when the same become due and provide, or if the numerance in not there up, as provided berein, or if the building on and level extra are not paid, when the same become due and real real extra are not paid. There is an area of the same and here and the same become due and payle the same area, or if wants is committed on said permiser, then this convery and while become absolute and the whole same remaining ungest, and all of the obligations the builder here of wants is committed on and permiser, then this convery and any of the same permiser and here and be and payles are there exists are the builder here of wants is committed on a said permisers and the same permiser and here and the same became due and payles are there exists are the builder here of the same permisers and all the improvements the theorem permission of an anonyse and all of the obligation the anonem them unpaid of principal and interest, together with the costs and charges incident thereon, and the out of all moneys anong from same and the same back are obligation therein costs and the same and there are obligation therein costs. And there is an area to the same area obligation therein costs and there and out of a same same, and all benefas accounts there there are an area to and be addressed to the same and the same area were obligation there in costment. And all here fasts are the same the same there are and be addressed to the same area of the due area obligation there in costment, and all herefas accounts therefases, aball extend and inset to, and In Witness Whereof, the part y of the first part ha 8 5 Hagel Shene Orr (SEAL) the stranger with STATE OF KAD SAS COUNTY OF Douglas Be It Remembered, That on this Srd day of hovember A. D. 19. 48 before me, a..... Motary Public in the aforesaid County and State. AND MIS Hasel Irene Orr came HOTARY to me personally known to be the same person who executed the foregoing instrument and PUBLIC 2 duly acknowledged the execution of the same IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written. Noword (Diseman) COUR mar 18 1,50 My Comm sion Expires Harred a. Back

the of all and and