. 3652 BOOK 95 MORTGAGE (Ne. 52 K) F. L. B vies, Publisher of Logal Blanks This Indenture, Made this 12th _day of _November . in the year of our Lord one thousand nine hundred and forth-eight between E. H. Bereiter and Rose Bereiter, husband and wife, Lawrence, in the County of Kansas and State of Kansas part 105 of the first part, and _ The Lawrence Building and Loan Association part y of the second part. Witnesseth, that the said part 108 of the first part, in consideration of the sum of Eight Hundred and ho/100-------- DOLLARS them duly paid, the receipt of which is hereby acknowledged, ha VO sold, and by this indenture aur pain, the recent of which is hereby acknowledged, ha vo soid, and by this indenture do _____GRANT, BARGAIN, SELL and MORTGAGE to the soid part Y ______ of the second part, the following described real estate situated and heing in the County of ______ Douglas ______ and State of Kanas, to wit, '_____ Commencing at the Southwest corner of Block No. 25, in that part of the City of Lawrence, known as West Lawrency thence running East with the North side of Elliott (now 4th) Street one hundred (100) feet, thence North parallel to the East line of Florida Street One hundred (100) feet, thence West One hundred (100) feet to the East line of Florida Street, thence South one hundred (100) feet to the place of beginning. with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein. And the said part 103_of the first part do ______ hereby covenant and agree that at the delivery hereof LhQY BTO ______ the lawful owner premises above granted, and seized of a good and indefeasible intate of inhortance therein, free and clear of all incumbrances. end that this y will warrent and defend the same against all parties making lawful dam thereto. It is agreed between the parties hereto that the part _A.9.Mt the first part shall at all innes during the life of this indentium, pay all tass or assessments that may be level or assessed against and real estate when the same becomes due and parake, and that LOO_WILL there the building upon said real that may be level or assessed against and real estate when the same becomes due and parake, and that LOO_WILL there the building upon said real that may be level or assessed against and the advector of the same becomes due and parake, and that LOO_WILL the said part of the good part, the same due to the said tast of the said part to the second part ---- DOLLARS rding to the 12th . day of November ng thereon according to the to ne as provided in this inde And this conveyance shall be void if such perments 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 tasks on said real exists are not pail - there in the same become due and payable, or if the insurance in non keye up, as provided herein, our if the tasks of the start region on a said real exists are not pail - there is a pail - there are pail - there is a pail In Witness Whereof, the part 105 of the first part his VA dis an seal S the day Bulita (SEAL) (SEAL) STATE OF Kansas SS. COUNTY OF _ Douglas 12th day of November A. D. 19.48 d. That on this Be It Remember before me, a Notary Public in the aforesaid County and State, E.-H. Bereiter and Rose Bereiter, husband and L.E. 58 came. wife NOTARL nally known to be the same person. who executed the foregoing instrument and duly acknowledged the execution of the same UDLIC and affixed my official seal on the IN WITNESS WHEREOF, I have hereunto subscribed my n elie Notar Public day and year last above written. CONVI April 21 19 50 on Frain Garalda. Sec 1 A State of the second at an a later a sur an state of Same States " State " up in a male when he was

State State

A. Cathoner