a the barry darks a 6619, Fee Paid 36.29 121 36907 BOOM 95 MORTGAGE 1%- 57 EI F. J. Berles, Publisher of Logal Blanks, Laws This Indenture, Made this 23rd day of November , in the year of our Lord one thousand nine hundred and forty-eight between Trevis E. Glass and Jule Bernace Glass, his wife Lawrence .... , in the County of Douglas and State of Kensas part 105 of the first part, and \_\_\_ The Lawrence National bank Lawrence, Kenses part y of the second part. Witnesseth, that the said part 108 of the first part, in consideration of the sum of \_\_\_\_\_ duly paid, the receipt of which is hereby acknowledged, ha VE\_sold, and by this indenture them Lot 10 in Block 11 in Lane's Second Addition to the city of Lawrence, Douglas County, Kansas with the appurtenances and all the estate, title and interest of the said part 105 \_\_\_\_\_of the first part therein." And the said part 188 of the first part do \_\_\_\_\_ hereby covenant and agree that at the delivery hereof they are premises above granted, and seized of a good and indefeaable estate of inheritance therein, free and dear of all incumbrances. the level anno ling to the terms of 010 certain written obligation for the payment of said sum of money, executed on the × 23th November 1948 ... and by 1128 ... terms made payable to the part Y of the second part, with all interest scorning thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part. Y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part. 28... of the first part shall fail to pay day of e as provided in this inder as a provide in the momentum. And this converses shall be wold if such payments be made as herein's specified, and, the obligation contained therein fully discharged. If defait be in such payments or any pair thereof or any obligation created thereby, or interest thereon, or if the tarset on said real evers are not pair when the time does and paybolic, or if the immediate the state of the buildings on said real extra are not target in a good repair as the order of wates is committed on said premium, on the to convey our shall become should and the order and target and all of the obligation of for in said written obligation, for the built of the hui indensave is given, shall immediately mature and become does and payable at the option of v, or if waste In Witness Whereof, the part 125 of the first part ha Xe\_ hereunto set \_\_\_\_\_ their\_\_\_\_ and B the day hind S and calle 3 aicout (SEAL) - Jule Bernece Glass (SEAL) Kenses STATE OF SS. COUNTY OF \_\_\_\_ Dougles Be It Remembered, That on this 23rd day of November" A. D. 19 48 S. GLASO before me, a Notary Public in the aforesaid County and State, came Travis E. Glass and Jule Bernece Glass; husband and NOTAR vife 1 to me personally known to be the same person .... who executed the foregoing instrument SCOUNTIN duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my prose and affixed my official seat on the day and year last above written. Notary Public sion Expires\_ July 17 19.50 Barred Q. Deck Sector and Destroyer