131 3694 . BOOK 95 MORTGAGE-Standard P F. J. BOYLES, Publisher of Logal Blanks, L A. D. 19 tetween Harold E. Anderson and his wire, Viola Anderson \_\_ day of \_\_ November of Lawrence Douglas and State of Kansas of the first part, and The Douglas County Building and Loan Association of the second part. Witnesseth, That the said part 1es of the first part, in consideration of the sum of Twenty Six hundred and no/100-----------------DOLLARS to them\_duly paid, the receipt of which is hereby acknowledged, ha ve\_sold and by these presents do grant. bargain, self and Mortgage to the said party of the second part, its heirs and assigns forever, all that tract or parcel of land situated in the County of Douglas and State of Kansas, described as follows, to-wit: Lot No. Sixteen (16) in Addition No. Eight (S), in that bart of the City of Lawrence, known as North Lavrence. with all the appurtenances, and all the estate; title and interest of the said part 1es of the first part therein. And the said \_\_\_\_\_ Parties of the first part the lawful owner 8 of hereby covenant and agree that at the delivery hereof they are do the premises above grantel, and seizel of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. This grant is intended as a mortgage to secure the payment of \_\_\_\_\_ Twenty Six Hundred and no/100----Dollars, according to the terms of one certain note this day executed and delivered by the said parties of the first part to the said party of the second part and this conveyance shall be void if such payments be made as herein specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shull become due and payahle, and it shall be lawful for the sid party of the second part, its successors and assigns, at any time thereafter, to sell the premise bereby granted, or any part thereof, in the manner prescribed by law; and out of all the money arising from such as le to retain the amount hen due for principal and interest, together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, on demand, to said : parties of the first part, their heirs and assigns In Witness Whereof, The said part 1es of the first part ha ve hereunto set the'r hand 8 and seal 8 the day and year first above written. Warol E. Unduster (SEAL) Signed, Sealed and delivered in presence of one Viola (Indersorustal) SPAL STATE OF KANSAS County. 1 (SEAL) A.D 19.48 Be It Remembered, That on this 2nd day of December 1CK HOTAR before me\_\_\_\_\_ the uncergigned\_\_\_\_\_\_ a Notary Public Harold E. Anderson and his. in and for said County and State, came UBLIC wire, Viole Anderson to me personally known to be the same person g writing, and duly acknowledged the execution of the g who executed the foregoing instrument of CO.V. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. GE Notary Public. My commission expires\_ 213 1852 hrold a. Beck Sand. Harred Q. Apeck. The note herein described, having be reated, discharged. As witness my h in the state of the state الالعادي ومرتبعا والمتعالية المتعادية المتعاد CAR BERGE

atter and a grant of