Reg. No. 6650 Fee Paid \$1.50 183 37968 BOOK 95 MONTGAGE (Ne. 52 K) E. J. Boyles, Publisher of Logal Blanks, This Indenture, Made this _____ 23rd _der of _____ December year of our Lord one thousand nine hundred and forty-eight in the Hubert/Bray and Cortrude Bray, his wife, between of Lawrence in the County of Douglas and State of Kansas parties of the first part, and The First National Bank of Lawrence, Kansas, ••••• part y of the second part. Witnesseth, that the said part 105 of the first part, in consideration of the sum of DOLLARS duly paid, the receipt of which is hereby acknowledged, ha VC sold, and by this indentu them The East 125 feet of Lot No. Twelve (12) in Block No. Three (3), in South Lawrence, an addition to the City of Lawrence. And the said part 103 of the first part do _____bready covenant and agree that at the delivery hereof _____bready _____ the lawful own of the premises above granted, and arised of grand and indefeasible exters of inhomance therein, free and clear of all incumbrances. It is agained between the periors here that the and that ± 100 yell were and defend the same sphere all parties making lawful data the the may be fixed or same sphere all sphere that the same sphere all the same sphere. All the same sphere all _____ ag to the terms of <u>DDG</u> certain written obligation for the payment of stid sum of money, executed on the <u>2370</u> day of <u>DCCATDOT</u> <u>1948</u>, and by <u>152</u> terms made payable to the part <u>J</u> of the second part, with all interess g thereon according to the terms of said obligation and also preserves any sum or sums of money should be used part. <u>J</u> of the second part <u>s</u> of the second part day of as porcided in this indemner-and this conversance shall be void if such payments be made as herein, specified, and the obligation contained three in fully discharged. If default he use and payhids, or if has thereaf or any obligation created thereby, or interver thereon, or if the tarse on sid real extent are not paid, when it is used to and payhids, or if has thereaf or any obligation created thereby, or interver thereon, or if the tarse on sid real extent are not paid, when it is used if wates is committed on sid premises, there is a start of the buildings on sid real extent are not paid, and and the video sum remaining unyaid. and, all of the to obligation if wates is committed on sid premises, the security of which this indemnet prevented the remains and the video sum remaining unyaid, and, all of the obligation is hered, without notics, and is shall be larchif for the sid pay. The of half numediately mature and become due and payhids at the option is a sid of the impovements thereon in the manner provided by lar and to be able to be provided in the index of the intervent of the intervent of the side of the index of th In Witness Whereof, the part 103 of the first p Hybert C Bray (SEAL) ile Bray (SFAT) STATE OF ____ Kansas Ss. COUNTY OF __ Douglas A. D. 1948 23rd day of December Be It Remembered, That on this. in the aforesaid County and State, UN 1100 to me personally known to be the same person 3 who executed the foregoing instru NOTARY duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name PUBLIC day and year last above written. COUNTY delpen 15 19 52 April 17 Recorded December 24, 1948 at 10:40 A. M. Della Chek Register of Leads.

And the second se

Strate Business Strategy

All of a Cold Printer State