-7 - 1X S Reg. No. 6956 Fee Paid \$2.00 5113 38071 . BOOK 95 MORTGAGE (Na. 52 K) F. J. Boyles, Pub of Land Bi This Indenture, Made this \_\_\_\_ · 28th day of .... May year of our Lord one thousand nine hundred and forty-nine between Harry A. Stalkfleet and Mabel F. Stalkfleet, his wife, of Douglas in the County 4. and State of Kansas part les of the first part, and The First Wat onal Bank of Lawrence, Lawrence, Kansas part y of the second part. Witnesseth, that the said part 103 of the first part, in consideration of the sum of Eight Hundred Fifty and no/100 - - - - - - - - - - - - - - - DOLLARS to three duly paid, the receipt of which is hereby acknowledged, ha VO. sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described real cetate situated and being in the County of DOUSIRS and State of Kansar, towrit: Begin at a point in the South boundary of the Northwest Quarter (NW1) of Section No. Five (5) in Township No. Thirteen (13) South, Range No. Twen-ty (20) Most of the Sixth Principal Meridian, 22 chains and 21 3/10 links East of the Southwest corner of said quarter section, thence East on the South boundary of said quarter section, 12 chains and 62.7/10 links to a stone 5 chains West of the Southeast corner of said quarter section, thence North parallel with the East boundary of the quarter section, it chains and 35 links to a stone in the North boundary of the South half (S\_) of the said quarter section, thence west on said line 12 chains and 62 and 7/10 links, thence South 19 chains and 40 links to the place of berinning, containing 24 and 50/100 acres of land more or less, in Douglas County, North Kansas. with the appurtenances and all the estate, title and interest of the said part 103 of the first part therein. And the said part 103\_of the first part do \_\_\_\_\_\_hereby covenant and agree that at the delivery hereof they are \_\_\_\_\_\_ the lawful owners of the premises above granted, and sensed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance. It is agreed between the parties berego that the part  $\pm 0.23$  of the fact shall be a some second a defend the same second a some second some second second aded as a morrigge to secure the psymeth of the sum of Etght Hundred Fifty and no/100 ----- DOLLARS, · £8th g to the terms of DILC\_\_\_\_\_\_certain written obligation for the payment of said sum of money, executed on the \_\_\_\_\_ day of dy of 123 and y = 113 terms made paralle is the part. y = 123 of the second part, with all interest may be the second part. y = 123 terms made paralle is the part. y = 123 terms and a bit interest may be second part. The second part is the second part of dudyage any tase with interest thereon as herein provided, in the event this said part.  $\frac{123}{223}$  of the first part shall fail to pay May for any insurance or ty as provided in his inden ha same as provided in Juin in Amrura. And this conversance plath leve word if auch payments be made as herein specified, and the obligation constained it trem fully discharged. If default be made in such payments or any part thereof or any obligation created therein, or interest thereon, or if the taxes and real exists are not paid. Some date and paysile, or if the word if auch payments be made as herein specified, and the taxes and well exists are not paid. Note that the same paysile, or if the marance is not key up, as provided herein, or if the building on and well exists are not key in a good program as they are seen, or if years is commented on and perparates, they are up and the same paysile and the same paysing the same state is committed on and perparates, they are they disk this indeman is grow, shall immediately mature and become due and paysite at the groups of the half permanes and all the improvements thereon in the manner provided by law and to have a notice appointed to colore the renos and benefits be another the same beerdy prated, or any part thereon, in the manner provided by law and to have a notice appointed to colore the renos and benefits to any the same barder period, and then period by the same provided by law and to have a notice and power streng and thereins is also to retring the amount then unpaid of principal and interest, together with the casts and charges incluses thered, and power power thereins and benefits accuming hereform, due to retring and hereins the same provided by the same pay color and therein and thereins and thereins the same provided by the same time, shall a more same pay there the paysing of this induces and sched any double paysing from such safe to retring the same same strength of the same same provided by the same safe shall approximate from contained, and all hereins accuming hereform, duel carred and insure to, and be obligatory upon the herit, executore, all ministratore, persont representative, assigns and successers of the respective var al S the day and year las above written. their hand 9 and Harrya Stallfleet. (SEAL) Makel I Stallfleet (SEAL) · ...... STATE OF KANSAS SS. COUNTY OF DOUGLAS A. D. 19 49 That on this 28th day of May Be It Re before me, a notary public in the aforesaid County and State, Harry A. Stalkfleet and Mabel F. Stalkfleet. . cam his wife, HOTARI to me personally known to be the same person.3 who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed of official seal on the PUBLIC day and year last above written. Comaring Notary Public' My Commission Expues Sept. 17, 1949 Ernh Norsed A. Geck. Register of and the state of the Chinester and an in the set

A State Content