Her. No. 7021 652 38392 BOOK 95 MORTGAGE F. J. Boyles, Publisher of Logal Blanks, Lo July This Indenture, Made this\_ eighth day of . in th rear of our Lord one thousand nine hundred and forty-nine hetween Marie Phelos and R. -. Phelos, her husband Lawrence , in the County of Douglas Kansas and State of parties of the first part, and \_\_\_\_ V. Jack Vincent party of the second part. Witnesseth, that the said part ics of the first part, in consideration of the sum of \_ duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture them \_GRANT, BARGAIN, SELL and MORTGAGE to the said part y \_\_\_\_\_ of the second part, the following described Douglas and State of Kansas, to-wit : real estate situated and being in the County of \_\_\_\_\_ Lot 121 and the North ten (10) feet of Lot 123 on Tennessee Street in the city of Lawrence. with the appurtenances and all the estate, title and interest of the said part its\_of the first part therein. ) And the said paries of the first part do berefy coveniant and agree that at the delivery hereof they move and send of a good and indefaulte entry of inherance therein fire and deer of all incompletance. Exceeding and the said of a good and indefaulte could be an arrow of all incompletance. Exceeding a set of the part of the said of the said and the said of th to The lattence side is a constraint of the second per to be proved of the second period. They is a second period because the period because the second period because the sec ns of ODC certain written obligation for the paym eighth nt of said sum of money, executed on the. ding to the te day of as provided in this in a same a promotes in the momentum And this compression has been momentum. And this compression has been only a superior of the same and provided and the superior operation of the transmoster fully discharged. If default he sade in and payments or any part thereof or any obligation created thereby, or instruct thereon, or if the transmoster and real extent are not paid when the same same due and payments or any part thereof or any obligation created thereby, or instruct thereon, or if the transmoster and real extent are not paid when the same same due and payments or any part thereof or any obligation created thereby, or its and real extent are not they in any odd requires a start or any same due and payments of the same payment is any same shall become absolute and the whole sum remaining unpaid, and all of the obligations are obligations, for the scoring of which this indenares in given, shall immediated mature and become due and payments at the option of a balar hereof, whose major, and it shall be lawful for the said part, of the scored part. In the payments to addue the remain and hereofth around the law of the transmoster payments and become due to approximate the addue the remain and hereofth around the hereofth around the same payment and become due to approximate the addue the remain and hereofth around the hereofth around the same payment and become due to approximate the addue thereofth around the same payment and become due to approximate the same payment and become due to approximate the same payment and the same pay the super-part\_y\_\_\_\_\_ It is agree therefrom, shall hereto. In Witness Whereol, the part 105 of the first part by 70 here alS, the day a (SEAL) (SEAL) STATE OF \_\_\_\_ KANSAS SS: COUNTY OF \_\_\_\_ DOUGLAS ENCE Dis Be It Remembered, That on this. 8th day of\_\_\_\_ July A. D. 1949 before me, a Notary Public ....in the aforesaid County and State, came Marie Phelps and R. E. Phelps, her husband PUBL OTARY ini PUBLIC to me personally known to be the same person.5 who executed the foregoing instrument and duly acknowledged the execution of the same. S COUT IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. Jaurence Hory an 14 19.52 Notary Public Harry a Beck-29 my Dec gi apr 52 16 Pere 1 1 323.34 Narold a Beelg

·····