1 ....

A STAR

12121

were the state of the second state of the

TIL 212 Mary St. S. C.

Reg. No. 7025 Fee Faid \$7.50 38414 BOOK 96 F. L'BOYLES P This Indenture, Made this 1.29 m to dry of June A. D. 19 49; between \_\_\_\_\_ W.E. Nelson and his wife, Mae Nelson Lawrence Douglas , in the County of\_\_\_\_ and State of Kansas of the first part, and The Bouglas County Building and Loan Association of the second part-Witnesseth, That the shill part 168 of the first part, in consideration of the sum of Three. Thousand ano no/100------- DOLLARS Lot No. One Hundred Sixty Eight (168) on Perry Street, and the East 75 feet of Lot No. One Hundred Forty Two (142) on Lincoln Street, all in Addition No. Two [2] in that part of the City of Lawrence, known as " North Lawrence. with all the appurtenances, and all the estate, title and interest of the said part 108 ... of the first part therein And the said \_\_\_\_\_ parties of the first part hereby coveraget and agree that at the delivery hereof they are the lawful owner 8 of ises above granted, and reized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances\_ 4 . This grant is intended as a mortgage to secure the payment of \_\_\_\_\_\_Three Thousand and no/100 Dollars, seconding to the terms of \_\_\_\_\_\_OR\_\_\_\_\_\_ ortain\_\_\_\_\_\_ hote \_\_\_\_\_\_ this day executed and delivered by the said parties of the first part. to the said party of the second part \_ · N. to the man party or, the second part specified. But if default be made it such payments, or any part thereof, or interest thereon, or jie takes, or if the insurance is not keep up thereof, then this conveyance shall become absolute, and the wholgsmount shall become due and payable; and it shall be lawful for the said pairy of the second part, its successors and assign, at any umpresent the state bereating granted, or any part thereof, if thereof, when the second part, its successors and assign, at any umpresent the state bereating granted, or any part thereof, in the manner; prescribed by law, and out of all the moneys arising from gue has to tretian the smouth the due for principal and literest, toggiber with the costs and charges of making such asle, and the overplus, if any there be, shall be paid by the party making, such asle, on "heirs and seelon In Witness Whereof, The said part 108 of the first part ha. Ve hereunto set \_ their . hand g and seal g the day and year fr the bor written. Signed, Sealed and delivered in pressinge of WENlon SEAL Mar Mabion. 1.61 (SEAL) (SEAL) STATE OF KANSAS Douglas County (SEAL) Be It Remembered. That on this day of \_\_\_\_\_ July ARLIEN A.D. 19 49 a Notary Publi in and for said County and State, came W.E. Nelson and his wife; Mae Nelson to me personally known to be the same person<sup>8</sup> who executed the fo writing, and duly acknowledged the execution of the same. WITNESS WHEREOF, I have hereunto subscribed my the day and year last above 31.1952 ere 13 10 Notary Public ήR. <u> </u> 1 Recorded July 11, 1949 at 2:15 P. N. REIFASE And A Contraction of Woods January Strategy released, and the life of the of the of the second of the life of the second of the life of the second of the life of the second of the s is 21st day of January A.D. 1954 Suglas County Building And Loan Association The Douglas Count: Barlou Pearl Emick Sucher. By Secretary