in the start storts 463 41985 Book 98 MORTGAGE F. J. Boyles, Publisher of Legal Bianks, La (Ne. 52 K) This Indenture, Made this \_ 12th day of August in the year of our Lord one thousand nine hundred and fifty H. Leonard Williams and Wilma G. Williams, husband and wife 1 , in the County of Douglas of Lawrence and State of Kansas part 108 of the first part, and \_\_\_\_\_ The Lawrence Building and Loan Association part Y of the second part. Witnesseth, that the said part 108 of the first part, in consideration of the sum of Two thousand dollars and no/100------- duly paid, the receipt of which is hereby acknowledged, ha VB\_sold, and by this indenture them do \_\_\_\_\_GRANT, BARGAIN, SELL and MORTGAGE to the said part \_\_\_\_\_\_of the second part, the following described real estate situated and being in the County of \_\_\_\_\_DOUGLAS\_\_\_\_\_\_and State of Kanza, to-wit: Lots 13 and 14 in Block 1. of Cranson's Subdivision of Block 15 of Babcock's Enlarged Addition to the city of Lawrence. 40 with the appurtenances and all the estate, title and interest of the said part 105\_of the first part therein. And the said part 108\_of the first part do \_\_\_\_\_bereby covenant and agree that at the delivery bereof they are of the premises above granted, and seared of a good and indefeatible exate of inferiance therein, free and clear of all incumbrances, It is speed between the putties hereth that the part 1030 ft hill warrant and defend the same against all partie making lawfel cham theres. It is speed between the putties hereth that the part 1030 ft he for part shall as all times daming the life of this indexture, pay all turn or summaries that may be loved or summal against and real sense the one has become due and parties, and that 1000 the part of the part of the turn or summaries and the state when the same become due and parties, and that 1000 the part of the part of the turn of the part of the part of the summaries of the part of the same of the part of the part of the send part of the same shall fail to pay such turn when the same become due and payable or to keep stall become a part of the made shares no possible the part of the send part may pay such turn when the same become due and payable or to keep stall become a part of the made shares. Beaught by this male state, and the same target the same of to the due stall become a part of the made shares. Beaught by this male state, and the law of the same shares the same of to the male state of to St from the due of the same shares the same same shares the same of the same shares the same of the same shares the same same shares the same same shares the same of the same shares the same of the same shares the same of the same shares the same same shares the same same shares the same of the same shares the same THIS GRANT is intended as a marging to secure the payment of the sum of Two thousand dollars and no/100-DOLLARS, \_\_\_\_ day of according to the terms of ODO certain written obligation for the payment of said sum of money, executed on the the same as provided in this indenture.. the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and this charget consistent of therein failing ducharget. If default be made in such payments or any part thereof or any obligation created thereby, or instruct thereon, or if the same on said real cares are not paid when the same become due and paysile, or if the instructs is not kept up, as provided half become should are not said real cares are not topic as 1.0 years become due and paysile, or if the instructs is not kept up, as provided half become should are due are not kept in as good prioris as 1.0 years become due and paysile, or if the instructs is not kept up, as provided half become should are due to have an exact kept in as good prioris as 1.0 years pervised for in said written obligation, for the same provided by law, and have the become due and paysile, and if at the default become should are not the posterior at 1.0 years the halder herein, which are under the same provided by law, and be should be constrained therein and the should be should be and the should be should be and premises and all the therein and the should be should be should be should be and premises. Here, and the should be should 14 Geonard Williams (SEAL) Wilma J. Williams (SEAL) (april) STATE OF Kansas SS. COUNTY OF \_\_ Douglas A. D. 19 50 12th day of August He It Remembered, That on this ..... in the aforesaid County and State, before me, a Notary Public came H. Leonard Williams and Wilma G. Williams TARE to me personally known to be the same person D who executed the foregoing instrument and duly acknowledged the execution of the same. "UBLIC IN WITNESS WHEREOF, I have hereunto subscribed my nat ad affixed my official seal on the br day and year last above written. £ 11 .... Notary Public My Commission Expires April 21at 19 54 Hard G. Deck 5 and the second state of th - 14 Martin Participal des 3.8.3. A. and the state of t State And Store Directo Section.