en stiller Reg. No. 7765 Een Paid \$2.50 515 41512 BO K 98 MORTGAGE F. J. Boyles, Publisher of Legal Bianks, La This Indenture, Made this _ 25th day of August 1 year of our Lord one thousand nine hundred and fifty B. W. Rood and Barbara Rood, his wife, Lawrence , in the County of Douglas ____ and State of Kansas part ies of the first part, and . J. A. King and Lucille King, his Pife, part ics of the second part. Witnesseth, that the said part 103 of the first part, in consideration of the sum of duly paid, the receipt of which is hereby acknowledged, ha vo sold, and by this indenture them do_____GRANT, BARGAIN, SELL and MORTGAGE to the said part 105____of the second part, the following described real estate situated and being in the County of______DOUG185-______and State of Kansas, to wit: Lot 1, Steele's Subdivision of Block 9, Earl's Addition to the city of Lawrence, being all of said Block 9 East of the right of way of the Loavenworth, Lawrence and Galveston Railroad _Company, ith the appurtenances and all the estate, title and interest of the said part 195 ____ of the first part therein. And the suid part 105 of the first part do _____bereby covenant and agree that at the delivery bereof they are_____ of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and dear of all incumbrances, the lawful owner and that "LD2Y will warrant and defined the same spaint of planter marking lasticidant, there are the parties between the target between the same become due and parks, and that "LD2Y" will warrant and defined the same spaint of planter are represented at any the indication of the same between the same become due and parks, and that "LD2Y" will warrant and defined the same spaint of the same between the same become due and parks, and that "LD2Y" will warrant and the same become due and parks and that "LD2Y" will warrant and the same become due and parks and that "LD2Y" will warrant and the same become the same become due and parks or to key suit persises insured in herein portable, then the parties the same become due and parks or to key suit persises insured in the reas portable, then the same become due and parks or to key suit persises insured in the reas parks. The target due to the same become due and parks or to key suit persises insured in there are parket, the target due to the same become due and parks or to key suit persises insured in there are parket. The target due to the same become due and parks or to key suit persises insured in the indecidents, neared by this inflatment, and theil bear matter of the same due to the same become the park of the same same of the same become the same to the same become the same become the same to the same become the same to the same become the same become the same become the same become the same same of the same same of the same same of the same same of the same same the same same of the is at the rate of 10% from the date of pyrment unal tudy repsil. THIS GRANT is invaried a a monetary to secure the payment of the sam of _____ORE__TEQUEARD__and__no/100. ______DELAR DOLLARS according to the terms of ODO ______ certain written obligation for the payment of said sum of money, executed on the _____25 th day ef ne as provided in this indenture. And this conveyance shall be well if such parments be made as herein specified, and the obligation contained therein fully disthictly all distributed. If default be in such payments or any part thereof or any obligation created therein, or interest thereon, or it the tases on state and real enters are not pay of the instances on the key of a specific distribution or and the solution or and the solution or and the solution or any obligation or any obligation created therein of the building to out all estates are not pay of the instances on the key on a possibility of the output of the solution or any obligation or any obligation or and the solution of the solution or and real estate are not pay of the instances of the conversate shall be solution or any obligation of the solution or any obligation of the solution of the solution or any obligation of the solution of the solution or any obligation of the solution of the solution or any obligation of the solution or any obligation of the solution or any obligation of the solution of the solution of the solution or any obligation of the solution or any obligation of the solution or any obligation. The the solution of the solution or any obligation of the solution of the solution or any obligation of the solution of the sol now, or if water is considered on and premises then this converges full beyone absolute rad the whole mm retaining uprain, all of the oblightman provided for in advances oblighted, for the security of which this inductors in green, bull immediation matter and become due and provide setting equation is a balach beneficient, which is static, and it shall be head for the said parallele. . of the second parallele setting equations that is a static second parallele setting the said the said terms of terms of the said terms of terms tgagee. In Witness Whercof, the parties of the first part have mitten. hand S and als the day and year las Barbara Doopl. BN Rood (SEAL) (SEAL) (4) STATE OF KANSAS DOUGLAS COUNTY OF ____ Be It Remembered. That on this: day of August A D 19.50 notary public in the aforesaid County and State, before me. a..... B. W. Rood and Barbara Rood, his wife, came to me personally known to be the same person.5, who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bergente of properties by name, and affixed my official seal on the day and year last above written. C an 1953 Notary Public Mandel a. Breck. Active mentgage, to firely acknowledge the full deril their mentgage, to firely acknowledge the full of the fund and how the Register of the to entry and then the Patient this is day spligned 1/23 record. Rated this 8 Barna Lecter en Guner! and the second the second designed and

MILL SI STAT