42923 MORTGAGE ... (No. 52 K) This Indenture, Made the 119th die of October ... Fugene E. Molladay and Mary R. Holladay, husband and wife **** of Lawrence: in the County of Douglas - and State of Kansas parties of the first part, and . The Lawrence Building and Loan association part y of the second part. Witnesseth, that the said part 103 of the first part, in consideration of the sum of Twelve Jundred Dollars and no/100-----to "thom duly paid, the receipt of which to hereby acknowledged, have nold, and by this indenture
do GRANT, BARGAIN, SELL and MORTGAGE to the said part, x, of the second part, the following described
real estate situated and being in the County of Your 18:3 Lot 13 in Simpson's Subdivision, in that part of the city of Lawrence known as North Labrence, Douglas County, Kanses. 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 ____herby covenant and agree that at the delivery hereof this y 2 20 of the premises above gramted, and seized of a good and indefeasable estate of inhentance therein, free and clear of all incumbances..... This agreed between the putter hereo that the putter hereo that the putter of the first pixel and defined the same ignore ill partie making both dates thereof that may be level or at tested or gather than the putter hereof that may be level or at tested or gather than the same becomes due and parble. Will I level the limitings upon said real exists insured squites for and termedo in such sum phil by such insurance company at yall be specified and directed by the put Y ... of the second purt, the less, if may, make parble to the part Y ... of the second purt the terme of J.S ... inspects. As in the event that said L. B.PANE for the part hald full to pay such taxes when the same become due gad payable or to keep usid premises insured as herein provide, then the part Y ... of the second purt may pay said testes and inquirests, or either, and the amounts to paid hald become a part of the indebedents, secured by the fined payant said and the same payant said the payant said the same payant same payant said the same payant said the same payant same payant said the same payant said the same payant said the same payant said the payant said the same payant said the same payan eccepting to the terms of One certain printen obligation for the payment of said sum of money, executed on the 19th OCTOBER. 19. BO, and by 1.1.2 terms made possible to the part. Y of the second part, with all inferest according to the terms of said obligation and also to secure any sum or sums of miners advanced by the said part. Y of the second part to pily forms part for the second part to pily forms part to discharge any teres with interest thereon as herein provided, in the event that said part. I.2.2 of the first part shall fail up pily And this conveyance shall be void if such payments be made as herein, specified, and the obligation contained therein, fully discharged. If default be imade in such payments or early part thereof or any obligation created thereby, or interest thereion, or if the fundamy state on said real estate are not paid when the same become due and payable, or if the insurance is not keep it as post as they are now, or of the buildings or you add real estate are not keep it in a good as a they are now, or of water is not such as a fundament of the same and the sound the same and the provided for in said written obligation, for the security of which this inderfilter is giver, ball immediately instance and become the and papable or the copies of the balded breefs, which the balded breefs, or of the second give the balded breefs are the because in the stancer browighd by law and to have a receiver pipointed to collect, the erms and benefits according the second the present of the present perfect persons, the stancer presented by law, and board of all morey string from the second then present the propriet of the present persons and the present the propriet of the present persons and the present the present persons are the present the present persons and the present persons and the present persons are the present persons and the present persons are the present persons and persons are the present persons and persons are the present persons are the present persons are the present persons are the present persons and persons are the present persons and persons are the present persons and persons and persons are the present persons are persons are present persons are the present persons are persons are presentative, assigns and successors of the respective purities better. In Witness Whereat, the part 163 of the first part ha VS hereunto set their hand Sand # Eigene pullstay (SEAL) STATE OF Kansas COUNTY OF Douglas Be 14 Remembered, That on this 19th day of October A.D. 19 50 came | Eugene E. Holladay and Mary R. Holladay, NOTARL husiand and wife to me personally known to be the same person. S who executed the foregoing instrument and "UBLIC. duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereupto subscribed my name, and affixed my official seal on day and year last above written. My Commission Expires April 21st 19 54 1. Release Harred a. Bock aged owner of the nithin mertgage to hereby acknowledge the for dist secured thereby, and enthough the Regard of Seeds the artis the this notypage of record. Dated this 20th blay of familiary 1456 more regard bland association Imogene deward,

department of the second