----- 1 Reg. No. 8193 Fee Paid \$5.00 87 43796 BOOK 100 Boyles Legal Blanks -- CASH STATIONERY CO., Lawren (52E) ____day of _____May in the Beuford R. Taylor and Ruby M. Taylor, husband and wife Lawrence , in the County of Douglas and State of Kansas part les of the first part, and The Lawrence Building and Loan Association part J of the second part. Witnesseth, that the said part 188 of the first part, in consideration of the sum of Two Thousand and no/100 - - - - - - - - - ----- DOLLARS - - - - -. them duly paid, the receipt of which is hereby acknowledged, ha VO sold, and by this inder da GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: Lots Eighteen (18), Nineteen (19) and Twenty (20) in Simpson's Subdivision in that part of the city of Lawrence formerly known as North Lawrence. with the appurtenances and all the estate, title and interest of the said part 188 of the first part th And the said part 108 of the first part do _____ hereby overaant and agree that at the delivery hereof they are tawful owner B of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance and that they will warrant and defend the same against all parties making lawful claim there The source converse use parties neered that the part 12.8. of the first part shall at all times during the life of this indennets, pay all taxes and assessments that may be brief of a success laginate and real crass when the tame become dor and payling and that the part of the second part is the partiely of the second part is the part of the second part is the parties of the second part is the parties of the second part is the part of the second part is the parties of the second part is the independent, second part is the independent, second part is the independent, second part is the second part is the second part is the independent, second part is the independent, second part is the independent, second part is the second part is the independent, second part is the second part is the independent, second part is the second part is the second part is the second part is the independent is the second part is the independent, second part is the THIS GRANT is intended as a morrage to scoure the payment of the sum of Two Thousand and no/100 - - Dollars, according to the terms of <u>ORC</u> certain written obligation for the payment of said sum of money, executed on the **318t** day of <u>May</u> <u>19.51</u> and by <u>11.8</u> terms made payable to the part **Y**... of the second part, with all interiest scorning the terms of said obligation and also to secure any sum of money advanced by the said part X ____ of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event has part 129 of the strong part to pay for any manage to to another our own marrier thereon as increase periods, in the event that said part 129 of the first part shall fail to pay the same as provided in this indenaur. And this convergence shall be void if such payments be made as herein specified, can the collipation consisted therein fully discharged. If default be made to such payment or any part thereof or any colligation treated thereby, or interest thereon, of if the back of a start event and this convergence shall be become due and payable, or if the instance is not key to, as provided herein, or if the back of a start event and the colligation start of the back of the balance of the said part_ \underline{V} of the second fight______ to the second fight______ to the part \underline{V} of the second field by part thereof, in the manner prescribed by law, and out of all the importent sets the present second field by part thereof, in the manner prescribed by law, and out of all mover sinking from and also results the amount the unpaid of principal and insteam, construction the part \underline{V} or the part \underline{V} is any there by that be paid by the part \underline{V} making such also to demand, to the first part $\underline{L} \underline{S}$ It is agreed by the parties hereto that the terms and providions of this indentitie and each and every obligation therein contained, and all for accounts between and inter to and here the ab cobligatory upon the heir, executors, saministrance, personal representatives, and ancessors of the respective parties hereto. In Witness Whereof, the part, 108. of the first part ha VO. hereunto set their d S Brieford of Taylon (SEAL) Bully W Leyler (SEAL) STATE OF Kansas COUNTY OF Douglas Be Il Remembered, That on this <u>31st</u> day of <u>May</u> A D. 18. 50 before me. <u>nothery public</u> in the aforesaid County and State, came <u>Bouford R. Taylor and Ruby N. Taylor</u>, husband A. D. 19 51 U.S. Fo and wife NOTAR to me personally known to be the same person.S... who executed the foregoing instru-ment and duty acknowledged the execution of the same. UDLIC IN WITNESS WHEREOF, I have because subscribed my asma, and affined my efficial seal on the day and year last above written. S Cilla. April 21, 19 5 My Commission Expires Aarold a. Beck Recorded May 31, 1951 at 3:15 P. M. I, the undersigned, owner of the within mortrage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this sortgage of record. Dated this 20th day of July, 1957. Jarold a. Bey The Lawrence Building and Loan Association Attest: Imogene Howard Dy Marie Wile Ass't. Secretary (Corp Seal) NO. STATE OF STATE and a substant of a state of the state of th

Banganday y

A Contraction of the second second