Reg. No. 8391 Fee Paid \$7.50 44627 MORTGAGE BOOK 100 (528) yles Logal Blanks -CASH STATIONERY CO., L This Indenture, Made this _ 28th day of _____September___ year of our Lord one thousand nine hundred and in the fifty-one J. S. Daniels and Edna E. Daniels, husband and wife between of Lawrence, in the County of Douglas part 108 of the first part, and The Lawrence Building and Loan Association and State of Kanses part y of the second part. Witnesseth, that the said part 10.8 of the first part, in consideration of the sum Three thousend dollars and no/100-----duly paid, the receipt of which is hereby acknowledged, ha V9_sold, and by this inc GRANT, BARGAIN, SELL and MORTCAGE to the said part _ for the second part, the following des do. real estate situated and being in the County of ... Dougles rihad Lot Ten (10) in Block Thirteen (13), in University Place, an Addition and State of Kansas, to-wit: to the City of Lawrence, in Douglas County, Kansas_ with the appurtenances and all the estate, title and interest of the said part 105 of the first part therein. And the said part 105 of the first part do _____ hereby covenant and agree that at the delivery hereoft heyare the lawful owner S. of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will watrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties beteto that the part 102 of the first part shall at all times during the life of this indenture, pay all taxet and assessments that may be levied or aversed against said end entre part hail at all turne during the file of this indenute, pay all keep the buildings upon said real serae insured against size and tornado in such sum and by such insurance company as shall be precified and directed by the part **J** of the second part, the loss, if any, make physice how the second part shall be precified and instruct. And in the event that said part **LOS** of the first part shall fail to pay such taxes when the same become due entered of **LDS**. If **S** and **S** are provided, then the part **J**. of the second part may pay said taxes and insurance, or either, and or to keep of paid shall be result of the indebedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of part ment until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Three thousend dollers and no/100 _____ - DOLLARS according to the terms of ODC certain written obligation for the payment of said sum of money, executed on the 28th day of __September_____ 19 51 _____ and by ______ 1 t.s ______ reman mule parable to the part ______ of the second part, with all interest accurding to the terms of said obligation and alog to secure any num or sum of moor advanced by the said part y ... of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part 1.0.5. of the first part shall fail to pay the same as provided in this indenture. that said part & S a. of the inst part shail is all to pay the same as provides in this indentity. And this coverance thall be void if such payments be made as a herein specifical, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or say obligation created thereby, or interest thereon, or if the taxes on said real estates are not pay there in a good repair as they are now, or if watte is committed on said premises, then the section of the buildings on said real estate are not kept in as good repair as they are now, or if watte is committed on said premises, then the section of the buildings on said and the whole sum meranising uppaydial, and all of the obligations provided for in said wither obligation, or the security of thal the indenture is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the said part X____ of the scond part_____ to the scond part_____ to the points of the said premies and all the improve-ment thereon in the manner provided by two and to have a receiver appointed to collect the result and hencing acruing therefrom; and to sail the premies thereby granted, or any part thereoi, in the manner precrited by law, and are all montry aring from such sale to retain the amount then unpaid of principal and interest, together with the costs and charges incident therets, and the oresplay, if any there be, shall be paid by the part _____ making such sale, on demand, to the first part 165. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein constained, and all fifth accuring therefrom, hall extend and inure to, and be obligatory upon the heirs, executors, administrators, perional representatives, ages and successory of the respective parties herein. In Witness Whereof, the part 109 of the first part he Ve hereunto set A their hand S anuls (SEAT) SEAL Edna E. Dimulaseal) STATE OF Kansas SS. COUNTY OF Douglas September A. D. 19.51 before me, a Notary Public in the aforesaid County and State, came J. S. Daniels and Edna E. Daniels, husband and 5.50 wife NOTARE to me personally known to be the same person.S.... who executed the foregoing instrument and duly. acknowledged the execution of the same. UDLIC IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. Eb Notary Public My Commission Expires... April 21 ° 19 54 Recorded September 28, 1951 at 4:40 P. M. Release tarda a. 1Deck 1, the unclusioned owners of the within most gas a solution on the advert threby, find outhouse the officient and anthouse the officient 1953 The advert of Second Dated this 31 of day of Cetter 1953 The hereby acknowledge the lul 1 Duches to enter Othe discharge Imogene boward asit. Secretary W.F Seal) metongen . (Corp. . .. and the second states of the NO. IN STREET, STRE and a stand and a stand and a stand a st a starter and the

n. entingth

The second s

1.1