152 45111 BOOK 101 oyles Legal Blanks -- CASH STATIONERY CO., Lawrence, Kane. MORTGAGE (52K) This Indenture, Made this \_\_\_\_\_ 30th \_day of \_November in the year of our Lord one chousand nine hundred and fifty-one herweet Sara F. Cook, a widow of Lawrence , in the County of Douglas and State of Kansas part.y of the first part, and The Lawrence Building and Loan Association part y of the second part. Witnesseth, that the said part\_Y\_\_\_\_\_of the first part, in consideration of the sum of DOLLARS Four thousand dollars and no/100-----her duly paid, the receipt of which is hereby acknowledged, has sold, and by this indenture do 23 \_\_\_\_ 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-with The South half (2) of Lot 11 and the South half (2) of the East helf (2) of Lot 13, all in Block 18 in that part of the City of Lawrence, known as West Lawrence, Douglas County, Kanses also The South 75 feet of the East 1 foot of the West helf  $(\frac{1}{2})$  of Lot 13, Block 18, in that part of the City of Lewrence, known as West Lawrence, Douglas County, Kansas And the said part y\_\_\_\_\_ of the first part do 0.9 hereby covenant and agree that at the delivery hereof She 1.9 the lawful owner of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that She will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part y of the first part shall at all times during the life of this indenture, pay all there and measurements that may be levied or subside against said real entry with the same becomes due and payable, and that SiDe. W(1,1). Also, the base of the same base of THIS GRANT is intended as a montgage to secure the payment of the sum of Four thousand dollars and no/10 rding to the terms of ODE \_\_\_\_\_ certain written obligation for the payment of said sum of money, executed on the 30th CT\_\_\_\_\_\_1951\_\_\_\_, and by\_\_\_\_\_\_ts.\_\_\_\_ terms made payable to the part\_Y\_\_\_\_ of the second according to the terms of said obligation and also to secure any sum or sums of money advanced by the November. part, with all said part J ...... 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 y of the first part shall fail to pay the same as provided in this indenture. that said part, y or the first part mut mu to pay the same as provoted in this indectative. And this convergence shall be world if such parentess he made as herein specificd, and the colligation contained therein fully discharged. If default he made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the building on add-stead enter any add when the same become due and payshle, or if the insurance is not key try as provided herein, or if the building on add-real enter are not key in as good repair as they are now, or if wants is committed for in add vertues, this this convergence shall become should be indeasure and the whole sum remaining unpairs, and all of the obligations provided for in add wither obligation, for the security of which is indeasure is given, shall immediately manure and become due and payshe at the option of the holder hereof, without notice, and is shall be lawful for the said pert Y<sup>±</sup> of the second part mean thereon in the manuer porticed by law and to have a receiver appointed to collect the rents and benefits accruing therefrom, and to the monarch terms of the manuer porticed by law and to have a receiver appointed to collect the rents and benefits accruing therefrom, and to the monarch term said of principal and interes, together with the corest and charges inclinent thereto, and the orreplan if any there be, shall be part. Y.\_\_\_\_\_ making mech said, on demand, to the first part. Y.\_\_\_\_\_\_ It is agged by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all first scraining therefrom, shall extend and june to, and be obligatory upon the beirs, executors, administrators, personal representatives, as and monstors of the respective parties hereto. In Witness Whereof, the part y of the first part ha S hereunto set her. Sara F. Book (SEAL) STATE OF Kansas SS COUNTY OF Douglas Be It Remembered, That on this. 30th day of November A. D. 19 51 came Sara F. Cook, a widow ELEA NOTARE to me personally known to be the same person ...... who executed the foregoing instrument and duly acknowledged the execution of the same. UBLIC IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. CONNI b Notary Public alasion Expires April 21 My Co 19 54 This release eds was written on the original Karold a. Beck Register of D a undersianed Or. the within mostgage , do hereby ackn ledge the didt secured thereby, and authori cuts of o the Deeds to cutes the de tro 5 th Ja L Narolla.Berk Dated this 18th ne 1954 day of June Lawrence Seal) ttest Ly. W. E. Secker - Vile - Pres. Mortgages A DE MARKET STATE are di **G**