N. S. S. S. S. Reg. No. 8604 Fee Paid \$8.00 Reg. Fee 378 45622 BOOK 101 . MOBTGAGE (No. 52 K) F. J. Boyles, Publisher of Legal Blanks, Lewrence, Kansas This Indenture, Made this \_\_\_\_\_\_ day of February , in the rear of our Lord one thousand nine hundred and fifty-two S. M. Amyx and May M. Amyx, husband and wife, and B. E. Amyx and Virginia S. Amyx, husband and wife, Lawrence \_, in the County of Douglas \_\_\_\_\_ and State of \_\_\_\_\_ Kansas \ part\_ies\_of the first part, and \_\_\_\_\_ Bessie J. Davis party\_\_\_\_\_of the second part. Witnesseth, that the said part 185 of the first part, in consideration of the sum of Three thousand two hundred forty and no/100 (\$3,240,00) - --- - - - - - DOLLARS them GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the real estate situated and being in the County of <u>Douglas</u> and State of Kansas, to-wit: The East eighty-two (E82) feet of the following described tract: Commencing . 30 rods South of the Northwest corner of the Southwest one-quarter (SW1) of Section 29, Township 12, Range 20, thence East 8 rods, thence South 10 rods, thence West 8 rods, thence North 10 rods, to the place of beginning. oith the appurtenances and all the estate, title and interest of the said part 103\_of the first part therein. And the said part 10.8 of the first part do \_\_\_\_\_\_ hereby covenant and agree that at the delivery hereof \_\_\_\_\_\_ they are \_\_\_\_\_ the lawful owner\_S of the premises above granted, and seized of a good and indefeasible enzars of inheritance therein, free and dear of all incumbrances. rding to the terms of \_\_\_\_\_ORB\_\_\_\_\_certain written obligation for the payment of said sum of money, executed on the \_\_\_\_\_\_18th day of PhDrunary 10.52, and by 1158 terms and pypuble to the part y for the second part, with all interest ag thereon according to the serms of and obligation and is to source any sun or sums of money denand by the side part, y for the second part for any insurance or to diacharge any taxes with interest thereon is herein provided, in the event the said part(LSS... of the fort part shall full to pay as provided in this inde e same as provided in this indexture. And this conveyance shall be read if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be the math payments or any pay indextor or any obligation created thereby, or interest thereon, or if the tasse on said real sense are not paid when the same me, or if wates is committed on and premise, then the one provide hereb, or if the buildings on said real sense are not paid when the same me, or if wates is committed on and premise, then the one provide hereb, or if the buildings on said real sense are not paid when the same me, or if wates is committed on and premise, then the one provide hereb, or if the buildings on said real sense are not paid as all of the obligations of the provide for in said sense obligation of the said pay. The obligation of the provide sense a build reset is a said to said the improvement there on the said pay. The obligation of the obligation of the previse of the said pay of the said previse said of the index of the said previse and the interportent pay is and to be said the improvement thereon in the same prevised by its, and out of all noneys using from such also that he core and the core mode target incident thereon, and the said be paid. If we there here the same prevised by its and to be all be improvement thereon in the same prevised by its and to be all the improvement the the core and the same prevised by its, and out of all noneys using from such also the same prevised by its and the same is a data when the same in the same prevised by its and the same here its and the target method because in the same prevised by its and the same is the same prevised by its and the same is the same its and the same its and the same its and the same same its and the same same its and the same prevised by its and the same its and the same its and the same its and the same same its and the same same its and the same same same same same same same sand the same same its and the same same same same s he said p In Witness Whereof, de par ies their Lanne X (SEAL) may m anly (SEAL) Imy (SEAL) (SEAL STATE OF KANSAS 88. COUNTY OF DOUGLAS Be It Remembered, That on this 18th day of February A. D. 19.24 Motorw Public In the aforesid County and State, came S. M. Amyx and May M. Amyx, husband and wife, and NOTARL B. E. Amyx and Virginia S. Amyx, husband and wife, to me personally known to be the same person. s who executed the foregoing instrument and DBL/C/S duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed py official seal on the day and year last above written. Ermorth Notary Public I Mus relax Recorded February 18, 1952 at 3:25 P. M. Harold G. Beck The note hereber r Tis 221 6 12 June When the fact of A BARREN AND A BARREN AND