<form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form>		Rev. No. 9855 Sue Paid 88.75	
<form><form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form></form>	. 🔬		aya San San San San San San San San San Sa
<form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form>			of mary-
		This Indenture, Made this14thday ofNovember, 19.55 between	But of fact
		partles of the first part, and The Lawrence Building and Loan Association	
		Witnesseth; that the said part les of the first part, in consideration of the sum of ThirtyAnive Longred and no/100DOLLARS	1
		this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described real estate situated arid being in the County of Douglas and State of	y de de
<form></form>			a contract
<form></form>		part of the Cuty of Lawrence known as West Lawrence	- Autor
		And the said part LOS. of the first part do hereby covenant and agree that at the delivery hereof LOS BIT the lawful owner S	L' L'
Note that the balance were not as a function of the state of the st			the second
Note: The second process had not been been been been been been been bee		and-assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that that will keep the buildings upon said real estate insured against like and torado in such sum and by such insurance company as shall be specified and directed by the part y of the second part, the loss, if any made payable to the part, wo of the second part to the sectent of LLS.	Nu star
Multiple in the first of Office instance instance adaptation is and the properties of a data and on any second is the latter of the second is the properties of the second is the s	71	so paid and premises insured as herein provided, then the part. y of the second part may pay said taxes and insurance, or either; and the amount is opeid shall become a part of the indebtedness, secured by this indehture, and shall be interest at the rate of 10% from the date of payment i	Grifte
<pre>may child influenza azong influenza in the same of and adjustion and the loss of why and or and meany adjustication in the loss of why and or and meany adjustication in the loss of why and or and meany adjustication in the loss of why and or and meany adjustication in the loss of why and or and meany adjustication in the loss of why and or and meany adjustication in the loss of why adjust</pre>		THIS GRANT is intended as a mortgage to secure the payment of the turn of Thirty-five, hundred, and no/100	the second
State of Non-Water and laber with the only and the form part to any and the only and the		day of NOVEMBET 19 55 , and by LLLSA terms made payable to the part. Y -of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or rums of money advanced by the	la fere
entite are not paid when the farm beckine due not payable, or if the instancement of an activate to an payable or if the instancement of the instancement o		And this conveyance shall be void if such payments be made at berein specified, and the obligation contained therein fully discharged.	the o
the hall part V. of the second part is a second part in the second provided by law, and second provided by law, and the half previder part all the important of		estate are not naid when the same become due and navable or if the insurance is not kent up as provided basels as if she buildings are reid	2 ade
that be paid by the part making such sale, on demand, to the first part It is agreed by the parties hereto that the terms and groups upon the hits indefinition of groups and and all and all the departies accurate therefore, shall be defined on the be defined on the be defined on the departs upon the hits accurate shall be defined on the be defined on the bedden on the departs accurate the terms and groups upon the hits. Security, and teal # the day and yes as above written. The Whenes Whenes The part DB_ of the first part he VD_ hereants set DB_ DA day of teal # the day and yes	and the second	the said part. U. of the second part to take possession of the said premises and all the improve- ment thereto in the manier provided by law and to have a focular to collect the costs and heavily activities, therefore, and to	and a
In Winness Whereoff, the part, 102 of the first part has XC. herecomo set ILDET: hand S. (and set E. the day and year last above withten. State of Keinses SEAD STATE OF Keinses			the second
Ist above written. State of Kansiss Dour Mas COUNTY, SS BE IT REMANDERED, That on, this Later day of Novembor: A.D., 19, 55 BE IT REMANDERED, That on, this Later day of Novembor: A.D., 19, 55 BE IT REMANDERED, That on, this Later day of Novembor: A.D., 19, 55 BE IT REMANDERED, That on, this Later day of Novembor: A.D., 19, 55 BE IT REMANDERED, That on, this Later day of Novembor: A.D., 19, 55 BE IT REMANDERED, That on, this Later day of Novembor: A.D., 19, 55 BE IT REMANDERED, That on, this Later day of Novembor: A.D., 19, 55 BE IT REMANDERED, That on, this Later day of Novembor: A.D., 19, 55 BE IT REMANDERED, That on, this Later day of Novembor: A.D., 19, 55 BE IT REMANDERED, That on, this Later day of Novembor: A.D., 19, 55 BE IT REMANDERED, That on, this Later day of Novembor: A.D., 19, 55 BE IT REMANDERED, The series and remains and Ruby: A		asigns and soccasions of the respective parties needs.	the second
STATE OF KEITSBEB STATE OF KEITSBEB DOU SEB DOU SEB DOU SEB COUNTY) SS. DOU SEB COUNTY) SS. DE IT REMEMBERED. That on, this letter day of November A. D., 19.55 BE IT REMEMBERED. That on, this letter day of November A. D., 19.55 BE IT REMEMBERED. That on, this letter day of November A. D., 19.55 BE IT REMEMBERED. That on, this letter day of November A. D., 19.55 BE IT REMEMBERED. That on, this letter day of November A. D., 19.55 BE IT REMEMBERED. That on, this letter day of November A. D., 19.55 BE IT REMEMBERED. The son of the same sense. S. who executed the foregoing Instrument and duly schemberglogic the execution of the same. S. who executed the foregoing Instrument and duly in WITNESS WHEREOF! I have becaute aubscribed my name, and affield my official seal on the day and		last above written.	A and a set
STATE OF Keinders DOUL OF S BE IT REMEMBERED. That on, this lettin day of November A. D., 19-50 before me, a notany inubilic in the aforesaid County and Stere. STATE OF Keinders COUNTY, S BE IT REMEMBERED. That on, this lettin day of November A. D., 19-50 before me, a notany inubilic in the aforesaid County and Stere. STATE OF MOTA SCIENCE I to me personally in Oral and Ribby D., Junion and Stere. I to me personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged, the execution of the same. IN WITHES WHEREOF.] have hereunto subscribed my name, and afflicid my official seal on the day and		the second se	04 °C
SS. DOLL AS country) BE IT REMEMBERED. That on, this Lettin day of Novembor: A. D., 19-53 BE OFF me, a. Instany: mublic in the aforesaid County and State, Same Samuell J. Garland and Ruby H. Lational Same Samuell J. Garland and Ruby H. Lational Same Same Provally known to be the same person. S. who executed the foregoing instrument and duly acknowledge. The same. IN WITHES WHERED, I have bersunto subscribed my name, and affield my official seal on the day and the second subscribed my name.		(SEAL)	X of
SX. DOLL AS COUNTY.) BE IT REMEABERED. That on, this lettin day of Novembor: A. D., 19-53 before me, a. notany mublic in the aforesaid County and State, same SERMECH J. Garland and Ruby h. nortanger before me, a. notany mublic in the aforesaid County and State, tame SERMECH J. Garland and Ruby h. nortanger before me, an epriorally known to be the same person S. who executed the foregoing instrument and duly to me personally known to be the same person S. who executed the foregoing instrument and duly to with these WHEREOF. It have been unto subscribed my name, and affield my official seal on the day and			That .
BE IT REMEABERED. That on, this lettin day of <u>NOVEMBOR</u> A. D., 19-53 before me, <u>notany</u> mublic <u>in the aforesaid County and State</u> , <u>same</u> <u>Statusell</u> J. <u>Garlsnd</u> and <u>Ruby</u> <u>h</u> . <u>samland</u> <u>his band</u> and <u>wife</u> <u>to me personally known to be the same person. S. who executed the foregoing instrument and duly</u> to the personally known to be the same person. S. who executed the foregoing instrument and duly is with these with the personal to the same. IN WITHESS WHEREOF.] have bereauto subscribed my name, and affixed my official seal on the day and	f D	SIATE OF SS.	1
before me, and Barland and Ruby L. darland same Samuell J. Garland and Ruby L. darland hisband and wilfe to me perionally known to be the same perion. S. who executed the foregoing instrument and duly acknowledged, the execution of the same. IN WITHER WHEREOF.] I have here unto subscribed my name, and affixed my official seal on the day and		BE IT REMEMBERED. That on this Littin day of November A. D., 19 53	1 1 2 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
to me personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged, the execution of the same.		before me, a manufacture and Ruby E. Garland	and the
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and		to me personally known to be the same person. S. who executed the foregoing instrument and duly executed the execution of the same.	
- I		IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.	