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part 1836 of the first part, andThe Lawrence Building and Loan Association	This Indenture, Mede this 4th. day of D@Ember. 1953. between Pred W. Robertson and Margaret J. Robertson, husband and wife	This Indenture, Made this <u>4</u> th <u>devines</u> <u>1</u> , <u>1955</u> , <u>between</u> <u>Fred W. Robertson and Margaret J. Robertson, husband and wire</u> of <u>Lawrence</u> <u>in the County of Douglas</u> <u>and Sate of Kanasa</u> <u>parties of the first part, and <u>The Lewrence</u> <u>Building and Loon Association</u> <u>parties of the first part, and <u>The Lewrence</u> <u>Building and Loon Association</u> <u>parties of the first part, and <u>The Lewrence</u> <u>Building and Loon Association</u> <u>parties of the second part</u>. Winsseah, that the said part <u>18.8</u>, of the first part, in consideration of the sum of <u>Elefineen</u>. Bugdired <u>And</u>, <u>no/100</u> <u>and Sate of Kanasa</u>, <u>and Margaret J.</u> <u>and Sate of Kanasa</u>, <u>and Margaret J.</u> <u>and Sate of Kanasa</u>, <u>and Margaret J.</u> <u>and Sate of Kanasa</u>, <u>and J.</u> <u>and Sate of Kanasa</u>, <u>and J.</u> <u>and Sate of Kanasa</u>, <u>and J.</u> <u>and Sate of Kanasa</u>, <u>and J.</u> <u>and Sate of J.</u> <u></u></u></u></u>	This Indenture, Made this 4th	50932 воок 105	
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DOLLARS. according to the terms of ODE certain written obligation for the payment of said sum of money, executed on the <u>4th</u> day of <u>December</u> <u>19.53</u> , and by <u>11.5</u> terms made payable to the part <u>y</u> of the second part, with all interest accounts there accounds the terms of said obligation and also to tecure, any sum or sums of money advanced by the said part. <u>y</u> of the second part to pay for sny ^D insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part <u>19.5</u> of the first part thallTail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. 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For the security of which this indenture is given, thall immediately matter and become due and payable as the copind of the holder hereid, withou notice, and it what is hardful for the security of which this indenture and become due and payable as the copind of the holder hereid, withou notice, and it what is hardful for the security of whether state, on denture the copied by hardful the improvement then uppaid of principal and interest, together with the collect the rest and safets accoung therefore, what sale, on denna, to the first part 10.5. The spread by the part <u></u>	DO	APS
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real real esties are not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall become about and the whole sum remeining unaid, and all of the obligation provided for its and writen obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the blder hereof, without notice, and it shall be lawful for the said part 9 of the second part. The obligations provided for its aid writen obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the blder hereof, without notice, and it shall be lawful for the said part 9 of the second part. The second part thereof, in the manner precisible by law, and out of all moneys arising from such table to sell the premises hereby granted, or any part thereof, in the manner precisible by law, and out of all moneys arising from such table to stall be paid by the part. Y making such sale, on demand, to the first part 16.3. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein confained, and all benefits accruing therefrom, shall extend and inture to, and be obligatory upon the heir, executors, administrators, personal representatives, stains and uccessors of the respective parties hereto. In Witness Whereof, the part 10.9, of the first part ha VC hereunto set the lar. In Witness Whereof, the part 10.9, of the first part ha VC hereunto set the lar. SEAL)	And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real state are not kept up, as provided herein, or if the buildings on said real state are not kept up, as provided herein, or if the taxes on said real at the sum become due and payable of it the insurance is not kept up, as provided herein, or if the taxes on said real at the solid net sum exemining upsid, and all of the obligation provided for insid written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the oplich of the bidder hereof, without notice, and it shall be lawful for the second part. Y of the second part thereof, in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefore, and to shall be paid by the part. Y of the second part thereof, in the manner precisible by law, and to have a receiver appointed to collect the rents and benefits accruing therefore, and to sail the option of the solid of principal and interest, together with the cost and charges incident therato, and the overplus, if any there be, shall be paid by the part. Y making such sale, on demand, to the first part 16S. It is agreed by the part the rest that the terms and provisions of this indenture and each and every obligation therein confisined, and all benefits accruing therefroe, and here obligation y upon the heir, executors, administrators, personal representatives, assing and uccessors of the respective parties hereto. Is Witness Whereof, the part 10S, of the first part ha Ve hereunto set the law S and seal S sheeday and year last above written. Security of the sect 10S, of the first part ha Ve hereunto set the law S and seal S sheeday and year last above written.	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Y of the second part mereis thereof, in the manner precisibed by law and to have a receiver appointed to collect the rents and premises and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and premises accruing thereofform, and to said the option of the bilder hereof, without notice, and it shall be tayful for used by the part. Y and the taxes, on demand, to the first part fact. The said premises herein contained, and all of the terms and provisions of this indenture and each and every obligation therein contained, and all be able obligatory upon the heir, executors, administrators, personal representatives, saing and uscessors of the respective parties hereto. The respective parties hereto.	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The second secon	The interior in the manner provided by isw and to have a receiver appointed to collect the rents and benefits accounting therefrom, and to retain the amount then uppaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the part. Y. making such sale, on demand, to the first part 163. It is agreed by the parties hereto that the terms and provisions of this indenture and such and every obligation therein confained, and all benefits accounting therefrom, shall extend and interest, end to be obligatory upon the heir, executors, administrators, personal representatives, asigns and successors of the respective parties hereto. In a Winaes Whereef, the part 199, of the first part he Ve hereunto set the 11 hand 3 and seal 5 she-dey and year last above written. (SEAL)	The second matrix provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom, and to have a receiver appointed to collect the rents and benefits accruing therefrom such table to retain the amount then uppald of principal and interest, together with the cost and charges incident thereto, and the overplus, if any there be, shall be paid by the part. Y making such sale, on demand, to the first part 163. It is agreed by the part is needed by the part. Y making such sale, on demand, to the first part 163. It is agreed by the part is here of that the terms and provisions of this indentures and each and every obligation therein contained, and all benefits accruing therefrom, thall extend and inner to, and be obligatory upon the heir, executors, administrator, personal representatives, assigns and uccessors of the respective periles hereto. The part 1993 of the first part he VP hereunto set the 11 hand 3 and seal 5 the dey and year last above written. (SEAL)	ments indered in the manner provided by law and to have a receiver appointed to collect the rents and benefits accoung therefrom; and to are a receiver appointed to collect the rents and benefits accoung therefrom such tale to retain the amount then uppaid of principal and interest, together with the costs and charges incident therato, and the overplus, if any there be, what it be paid by the part	And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein: fully disch default be mede in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on sais take are not paid when the same become due and paysbels, or if the insurance is not kept up, as provided herein, or if the buildings or all estate are not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall become ab do the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this inde given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawf.	solute nture al for
benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, perional representatives, assigns and successors of the respective parties hereto. In Witness Whereof, the part 10.5 of the first part ha Ve hereunto set the Ir hand 8 and seal 8 she-day and year Isst above written.	benefits acrowing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, perional representatives, assigns and successors of the respective parties hereto. In Witness Whereof, the part 10.5 of the first part ha Ve hereunio set the 1r hand 8 and seal 8 she-day and year Isat above written.	barefits activing therefrom, thell extend and liver to, and be obligatory upon the heirs, executors, administrators, personal representatives, is a vitness whereof, the part 10.5 of the first part ha Ve herewing set the 1r hand 3 and seal 3 she day and year last above written. (SEAL) mangaset 9, Bohentron (SEAL) STATE OF Kansas Doug las	benefits acruing therefrom, shall extend and inure to, and be obligatory upon the heir, executors, administrators, perional representatives, assigns and successors of the respective paries hereto. The Witness Whereof, the peri 10.9, of the first part ha Ve hereunto ter the 1r hand 3 and seal 3 she day and year last above written. STATE OF Kansas Douglas COUNTY, 55. STATE OF KANSAS STATE OF KANSAS DOUGLAS COUNTY, 55. STATE OF KANSAS DOUGLA	and more in the manner provided by law and to have a receiver appointed to collect the remits and benefits accruing therefrom, en If the premise hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such as tain the amount then uppaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there all be paid by the part	d to ile to e be,
last above written.	last above written.	state of Kansas Douglas State of Kansas Douglas	STATE OF Kansas Douglas county, SS. SS. SS. SS. SS. SS. SS. SS	inefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representa signs and successors of the respective parties hereto.	tives,
	Anargene Julio where a second second	STATE OF Kansas Douglas	STATE OF Kansas Douglas county) ss. BE IT EEMEMABEEED, hat on this 4th day of December A.D. 1953. BE IT EEMEMABEEED, hat on this 4th day of December A.D. 1953. BE IT EEMEMABEEED, hat on this 4th day of December A.D. 1953. Before me. a. notary public in the aforeaaid County and State. Came Fred. W. Robertson and Margaret J. Robertson, husband and wife to me personally hown to be the same person 9. who associed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEEEOF, I have hereunio ubscribed my name, and affixed my official seal on the day and year last above writen. The WITNESS WHEEEOF, I have hereunio ubscribed my name, and affixed my official seal on the day and year last above writen.	to above written.	AL)
Douglas county. BE IT REMEMBERED, That on this 4th day of December A. D., 1953 before me, a notary public in the aforesaid County and State.	BE IT REMEMBERED, That on this 4th day of December A. D., 1953. before me, a notary public in the aforesaid County and State,		year last above written. PEIEly	to me personally known to be the same person 9, who executed the foregoing instrument and acknowledged the execution of the same.	
Douglas COUNTY, BE IT REMEMBERED, That on this 4th day of December A D, 1953 before me, a notary public in the eforesaid County and State, came Fred W. Robertson and Margaret J. Robertson, husband and wife to me perionally known to be the sime person S, who executed the foregoing instrument and duly acknowledged the execution of the same.	BE IT REMEMBERED, That on this 4th day of December A.D. 1953 before me, a notary public in the eforesaid County and State, came Fred W. Robertson and Margarat J. Robertson, husband and wife b Lic to me perionally known to be the same person S, who executed the foregoing instrument and duly acknowledged the execution of the same.	to me personally known to be the same person. S. who executed the foregoing instrument and duly acknowledged the execution of the same.		year last above written.	1

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