This Indenture, Made this 2nd day of Autuat .19. 26 between Milliam R. Harrell, and Grants P. Harrell, husband and Miles. of Lawrence , in the County of Doubles and State of Harsell of Lawrence , in the County of Doubles and State of Harsell of Lawrence , in the County of Doubles and State of Harsell of Minesseth, that the said part 102. of the first part, in consideration of the sum of Dour. Ehoneand and No/100	This Indenture, Mado this 210. day of MUMAN 19 % between Mulliam R., Marznell and Groots P., Harvell, Husband and MURO. of Lawrenzo on the County of Durlias and State of Tourans part 7. of the second periods of Lawrenzo in the County of Durlias and State of Tourans part 7. of the second periods part 7. of the second periods Witnesseth, ther the said part face of the first part, in consideration of the sum of Durlias and State of Karl 8. following described rate is strated and being in the County of Doublas and State of Karl 8. following described rate is strated and being in the County of Doublas and State of Karl 8. following described rate is strated and being in the County of Doublas and State of Karl 8. following described rate is strated and being in the County of Doublas and State of Karl 8. following described rate is strate of the said part 0.2 and the following described and the said part 0.2 and the said part 0.2 following described rate is strated and being in the County of Doublas and State of Karl 8. fold wing described rate of the following descr	MORTOAGE 60340	Book 113 (No. 52K) Boyles Legal Blanks-CASH STATIONERY COLawren	nce, Kansas
part does of the first part, and The Lewrence Bulldin and Leon Assective. part y of the second part. Winesselb, that the said part loss of the first part, in consideration of the sum of Pour. thousand and no/100	parl do do f he first part, and The Learnence Multipline and Loopin Assecutivities. part y of he second part. Minesseth, hes the said part foor of he first part, in consideration of he sum of Four thousand and no/100 to the indenture do. GRANT, BARGAIN, SELL and MORIGAGE to the said part y. of the second part, but following described real estate situated and being in the County of	This Indenture, Made this	2nd day of August , 19 %	
Winesseth, that the said part 1.0.5, of the first part, in consideration of the sum of	Minessels, that the said part 1.6.2 of the first part, in consideration of the unit of the source products of the data of the receipt of which is hences when whedged, ho ² is old, and by this indentities do. GRANT RAGAIN, SEL and MORIGAGE to the said part J. of the second part, the following described real estate situated and being in the County of		The Lawrence Building and Loan Association.	1
to them	no. htm		rt. 10.8. of the first part, in consideration of the sum of	
DAWTORCC, DOUGLOS COUNTY, KENSAS With the appurtenances and all the estate, title and interest of the said part 0.9 of the first part therein. And he said part 10.9 of the first part do	<pre>Number No. Douglass Country, Mansas with the appurtenances and all the estate, tile and interest of the said parl/0.8 of the first part therein. And the said parl 15.8 of the first part do the pension above proved, and saided of a good and ledetashie antits of bighthore therein, fore and doer of all fournitateses. In the good between the parts herein the part 10.8 of the first part shall at all fine, bolds the life of the lands are said the the parts of the parts and by the life of the lands are said the the part shall at all fine, bolds the life of the lands are said the lands there of the lands are said the lands are said the lands are said the lands are said the lands below the life of the lands are said the lands are</pre>	to them du this indenture do GRANT, following described real est	bly paid, the receipt of which is hereby acknowledged, ha $^{\rm V, Q}$ sole BARGAIN, SELL and MORTGAGE to the said part $\rm V_{\rm m}$ of the second	d, and by I part, the
with the appurtenances and all the estate, title and interest of the said part 0.3 of the first part therein. And the said part 12.5 of the first part do	<pre>with the appurtenances and all the estate, title and interest of the said part/0.0 of the first part therein. And the said part 10.0 of the first part do</pre>	Lot Fifty-two (5 Lawrence, Dougle	2) on Rhode Island Street in the City of a County, Kansas	
In the flog will warrent and defend the same against all parties making lawful dain therest. It is agreed between the parties there the part 1.0.9. of the list part shall all itimes during the life of this indenture, part all the part 1.0.9. of the second part the part of the second part t	Inder 11. 100 will warner and defend the same against all prefix making leaving data materia. It is precide between the parties hearts data at earls and the fast part shall at all times during the life of the inderivative, pay all the section of the inderivative pays all the inderiv	And the said part 188 of the fi	irst part dohereby covenant and agree that at the delivery hereofting y are the la	wful owner.
add parmises insured as herein provided, then the part, of the second part may pay and taxes and invariance, or sime, and the date of payme until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of	and a permise havered as herein provided, then the pert of the second part may pay and these and markeds in the first of the more in a permise havered by the backware, and all have marked marked by the permise of the more in the transmission of the permission of the permiss	It is agreed between the parties her	and that $they$ will warrant and defend the same against all parties making lawful c reto that the part 102 of the first part shall at all times during the life of this Indenture assessed against said real extete when the same becomes due and payable, and that. $theindexed against first and consider the same becomes due and payable, and that.$	aim thereto, pay all taxe oy will specified ar
according to the terms of ORC certain written obligation for the payment of said sum of money, executed on the 2nd dey of	DOLLAR seconding to the sterms of OID carataly written oblightion for the payment of side um of money, executed on the 2nd and with all hoterest second part to pay for any hourance or to dickage any states with interest thereon a herein provided. In the even that due 1.0.2. of the iscend part to pay for any hourance or to dickage any states with interest thereon a herein provided. In the even that due 1.0.2. of the first part shall fail to pay the same as provided in this indentive. The disk of this conveyance shall be void if such payments here and a physical created therein. All full of the schedule and there of the schedule and there of the schedule and write children is and it schedule and the schedule and write children is and it schedule and the schedule and the schedule and the schedule and write children is and it schedule and the	said premises insured as herein provide so paid shall become a part of the inc until fully repaid.	ed, then the part. Y of the second part may pay said taxes and insurance, for einer, a debtedness, secured by this indenture, and shall bear interest at the rate of 10% from the d	ble or to kee nd the amoun ate of paymen
and part Y of the second part to pay for any insurance or to discharge any taxas with interest thereon as herein provided, in the even that said part 10.0 of the first part shall fail 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 discharge if default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxas on said re serve not paid when the same become due and payable, or if the insurance is not kept up, as provided therein, or if the buildings on as and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation. For the security of which this indentus it given, shall homediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the said premises in the manner provided by law and to have a receiver appointed to collect the rents and benefits acruing therefrow, and all the improving the parts thereof, had the manner provided to be law, and out of all money arising from such as a receiver and charge incident thereto, and benefits acruing therefrow, and the shall be paid by the part. Y making such sale, on demand, to the first part 10.3. It is appred by the part. Y making such sale, on demand, to the first part 10.3. It is appred by the part. Y making such sale, on demand, to the first part 10.3. It is appred by the part. Y, making such sale, on demand, to the first part 10.3. It is appred by the part. As an of the respective parts in the sched and interest, together with the costs and charges incident thereto, administrators, personal representation sets in the said section, theil sched and interest, together with the costs and charges incident thereto, administrators, personal representation sections, theil sched and interest. It is aprend by the part. It is the terms and provisions of	aid per X	according to the terms of ODC c	certain written obligation for the payment of said sum of money, executed on the 2m	d of the second
If default be made in such payments or any part thereof or any obligation created theready, or interest intered, or if the buildings on as real enter ear not kept in as good repair as they are now, or if waste is committed on is add written obligation. For the security of which this indentivi and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation. For the security of which this indentivi is given, thall immediately mature and become due and payable, or if the obligation for the saturity of which this indentivi is given, thall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful f the said part V of the second part. To take passession of the said premises and all the improve all the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there he shall be paid by the part V making such sale, on demand, to the first part 102 It is agreed by the parties hereto that the terms and provisions of this indenture and early obligation therein contained, and assigns and successors of the respective parties hereto. In Witness Whereof, the part 103 In Witness Whereof,	Total the made in such perments or any part thereof or any colligation created metely, of mission, or if which on a due to see the paid when the same become due and payable or if the insurance is not leady of an internet, or if which this indemute the second part. end table on an analytic operation of the second part of the insurance is not leady of the second part. for the second part. ment table on an analytic operation of the second part. for the second part. for the second part. ment thereon in the mannee provided by law and to have a receive appointed to collect the rest and become is and if all the improvements have on a due to all the parts in the add part. for the second part. ment thereon in the mannee provided by law and to have a receive appointed to collect the rest and become the average incident thereto, and the overplux, if any there is all the part of the second part. for any the second part. ment thereon in the mannee provided by law and to have a receive appointed to collect the rest and benerits accounts the average incident thereto, and the overplux, if any there is a stall the part of the second part. for any table the part. ment thereon in the anount the internet and provisions of the indenture and each and every obligation therein contained, and the second part. for any table table law of a stall table law of any table table law of any table table law of any table table law of a stall table laward table laward table law of a stall table law of a stall table	said part y of the second part to that said part 19.0 of the first part	to pay for any insurance or to discharge any taxes with interest thereon as herein provider t shall fail to pay the same as provided in this indenture.	l, in the eve
ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing thereform, and sell the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys artising from such asie relatin the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there is shall be paid by the part y making such sale, on demand, to the first part 103. It is agreed by the part y making such sale, on demand, to the first part 103. It is agreed by the part y making such sale, on demand, to the first part 103. It is agreed by the part y making such sale, on demand, to the first part 103. It is agreed by the part y making such sale, on demand, to the first part 103. It is agreed by the part y making such sale, on demand, to the first part 103. It is agreed by the part y making such sale, on demand, to the first part 103. It is agreed the the terms and provisions of this indenture and each and every obligation therein contained, and benefits accruing thereform, shall excite and and the obligatory upon the heirs, executor, administrators, personal representative assigns and successors of the respective parties hereto. In Winess Whereof, the part 103. of the first part ha y to hereunto set the lift hand g and seel g the day and ys last above written.	TATE OF KONBUS TATE OF KONBUS STATE OF KONBUS TATE OF TATE OF TATE OF TATE TATE OF TATE OF TATE OF TATE TATE OF TATE OF T	If default be made in such payments estate are not paid when the same bec real estate are not kept in as good rep	or any part thereof or any obligation created thereby, or interest merson, or it has take forme due and payable, or it the insurance is not kept up, as provided herein, or if the bu pair as they are new, or if waste is committed on and premises, then this conveyance shall and all of the obligations provided for in said written obligation, for the security of which is become due and payable at the option of the holder hereof, without notice, and it shall	ildings on se ecome absolu this indentu be lawful f
In Witness Whereof, the part 185 of the first part he VO hereunto set their hands and seel 5 the day and ye isst above written. William R. Harrell (SEA) Greeta J. Harrell (SEA) Greeta F. Harrell (SEA)	In Witness Wherever, the part IES_ of the first part he VG hereunto set the first hend S_ and seel S_ the day and ye william R. Harrell (SEA) William R. Harrell (SEA) Greate F. Harrell (SEA) Balliam R. Harrell (SEA) Greate F. Harrell (SEA) Greate F. Harrell (SEA) (SEA) Greate F. Harrell (SEA) (SEA) Greate F. Harrell (SEA) (SEA) Greate F. Harrell (SEA) (SEA) Greate F. Harrell (SEA) (SEA) (SEA) Greate F. Harrell (SEA)	ments thereon in the manner provided sell the premises hereby granted, or retain the amount then unpaid of princ shall be paid by the part. Y making	by law and to have a receiver appointed to collect the rents and benefits accruing there any part thereof, in the manner prescribed by law, and out of all moneys arising fro logal and interest, fogether with the costs and charges incident thereto, and the overplus, if ang such sale, on demand, to the first part $\Delta \Omega \Omega$.	efrom; and m such sale any there b
William R. Harrell (SEA) William H. Harrell (SEA) Greete J. Harrell (SEA)	William R. Harrell (SEA) Greats F. Harrell (SEA) Greats F. Harrell (SEA) Greats F. Harrell (SEA) Greats F. Harrell (SEA) (SEA) MIT OF MARSS DOUCLES DOUCLES DOUCLES OUNTY, St. MIT RESERVANCED, That on the 2nd day of August A. D. 19. States mi, s. Nothery Public in the storesaid County and St came William R. Harrell and Greats F. Harrell, Milliam R. Harrell and Greats F. Harrell, Milliam R. Harrell and Greats F. Harrell, Multiple withing and wile, In the storesaid County and St came William R. Harrell and Greats F. Harrell, Multiple withing and wile, In writess wisestor, I have become autocited my name, and stheed my official seal on the day of year last above writing. April 21 , 1958 L. R. EDV & Notary Poble	In Witness Whereof, the bart 18.	 that the terms and provisions of this indenture and each and every obligation therein consider and inure to, and be obligatory upon the heirs, executors, administrators, personal very parties hereto. S. of the first part ha. V.C. hereunto set. their hands. and seel S. the 	representative day and ye
Greeta J. Harrell (SEA) Greeta F. Harrell (SEA)	STATE OF Hansas DOUCLAS COUNTY, 5 BE IT REAMANDERED, That on this 2nd day of August A. D. 19- before mi, a. Notary Public In the storessid County and St came William R. Harroll, and Gracts F. Harroll, husband and wilfa, to me personally known to be the same person. I who executed the foregoing influences and de schowledged the cause. IN WITNESS WHEREOF, I have bereated and stlined my official seal on the day of year last above written. April 21	last' above written.	William R. Harrell	(SEAI
	BOUELES DOUELES CONTY, III IT REMANSIONED, That on the 2nd day of August A. D., 19- before m, a. Notary Public in the sforestid County and St came William R. Harrell and Greats F. Harrell, husband and wife, to me personity known to be the same person. S. who executed the foregoing infrument and d schrowiedged the execution of the same. IN WITHERS WHEREOF, I have become autocited my name, and efficied my official seal on the day of year last above written. April 21 _1958 ded August 2, 196 at : NUMBER		Greata F. Harrell	
	came William R. Harrell and Graats F. Harrell, huaband and wife, to me personally known to be the same person S. who executed the foregoing infrument and de ecknowledged the execution of the same. IN WITTENS Wienschof, I have hereunte subscribed my name, and affixed my official seal on the day a year use above written. April 21	The second s	BE IT REMEMBERED, That on this 2nd day of August	
B IT REMANSAGED, That on this 2nd day of August A. D. 19- before me. a. Notary Public In the storestid County and St	He WITNESS Wiesselde, I have bereauto subscribed my name, and stilled my official seel on the day of year last above written. April 21	STROTAD.	came William R. Harrell and Greets F. Harrel. husband and wife,	1.
THE IT REMANSANCED, That on this 2nd day of August A. D. 19- before me. a. Notary Public In the storessid County and St came William R. Harrell and Greets F. Harrell, husband and wife,	eded August 3, 1996 at a Carl	OLIC	IN WITHESS WHEREOF, I have hereunto subscribed my name, and effixed my official seel year last above written.	on the day a
THE IT REMANDERED, That on this 2nd day of August A.D. 19- before mi, a Notary Public In the storessid County and St came William R. Harroll, and Gracts F. Harroll, husband and wire, to me personally known to be the same person S. who executed the foregoing influment and de acknowledged the execution for the same. IN SWITHERS WHERED, there is a me. We swithered, it have written.		A DEALS	The Dark	Notary Publi

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