	The Lawrence Building and Loan Association
I the	undersigned, owner of the within mortginge, de hereby acknewledge the full paymen d thereby, and authorize the Register of Deeds to enter the discharge of this mort ted this 8th day of July 1959.
led Ap	oril 6, 1956 at 4,20 P.M. Handle G. Beck Register RELEASE
уму (	commission Expres January 29 1959 Elyane L. Doane, Norsey Put
	IN WITNESS WHEREOF, I have hereunio ubscribed my name, and affixed my official seal on the day year last above written.
- 1	to me perionally known to be the same perion B, who executed the foregoing instrument and acknowledged the execution of the same.
	w11 con
	before may a
•	DOUTIDS COUNTY) BE IT REMEMBERED, That on this 4th day of Amull A D. IS
STATE	OF Kansas Dourlas
Эпопо	алараналараналараналараналараналараналараналараналараналараналараналараналараналараналараналараналар
, .	
10000	
	(SI
-	Darlone L. Lefty (SI
· · ·	· William D Loff
	Wilness Whereof, the part 100 of the first part ha NO; hereunto set
benel assign	its accruing therefrom, shall extend and inure to, end be obligatory upon the heirs, executors, administrators, personal representa 13 and successors of the respective parties iterato. 23
	be paid by the party making such sale, on demand, to the first part LCS . Is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, an
sell t retain	he premises hereby granted, or any part thereof. In the manner prescribed by law, and out of all moneys ensing from such as the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there
the s	aid part. Y. of the second part.
100	are not paid when the same decision bot the set opposition, or if waste is committed on still premises, then this conveyance shall become ab state are not leter in as good repair as the set obligations provided for in said written obligation, for the security of which this tere, shall immediately mature and become due and peyable at the option of the holder hereof, without notice, and it shall be lawfu
If de	ault be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said
	aid part $100$ of the first part shall fail to pay the same as provided in this indenture. In this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discha
aald 1	part. Y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the
day o	April 1.5. terms made payable to the part'y of the set with all interns made payable to the part'y of the set with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by
accord	Ing to the terms of $232$ certain written obligation for the payment of said sum of money, executed on the $4 \mathrm{th}$
	is GRANT is intended as a mortgage to secure the payment of the sum of Twonty-elght hundred and no/10
so pa until	id shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of pay willy repaid.
interet	d by the part $y_{\dots,\dots}$ of the second part, the loss, if any, made payable to the part $y_{\dots,\dots}$ of the second part to the extent of $\bot$ is $X$ . 1. And in the event that sold part $ICS$ . of the first part shall fail to pay such taxes when the same become due and payable or to reminest insured as herein provided, then the part $y_{\dots,\dots}$ of the second part may pay taid taxes and insurance, or either, and the air
keep	stessments that may be levied or assessed apsinst said real eitate when the same becomes due and payable, and that the mail the buildings upon said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified
	is agreed between the parties heretor that the partLCS of the first part shall at all times during the life of this indenture, pay all t
·	and that
	premises above granted, and seized of a good and indéfessible estate of inheritance therein, free and clear of all incombrances,
	d the said part. L.G.S of the first part dominimentative overant and agree that at the delivery hereoful 10,7010 the lawful own
	the appurtenances and all the estate, title and interest of the said parties of the first part therein.

J

B,

r

10 ch Joly -Jory -Harord i. Back 19 ne tre ď. ch 6

5

理論がとい

.