	Reg. No. 12, L72 Fee Paid \$5,50	
\$		
	MORTGAGE 59540	
	Book 112 This Indenture, Made this	
•	R. Arnold Hays and Holen M. Hays, husband and wife,	
	ofLawronco, in the County of	
	part is sof the first part, and The Lawrence, Building and Loan Association	
	Witnesseth, that the said part 100of the first part, in consideration of the sum of	
	Twanty-twohundred.and.no/100	
	to	
	this Indenture doGRANT, BARGAIN, SELL and MORTGAGE to the said part yof the second part, the for following described real estate situated and being in the County of	
	Kansas, to-wite	
	Lots Ninety-two (92) and Ninety-four (94) on New Jersey Street,	
	in the City of Lawrence;	
	with the appurtenances and all the estate, title and interest of the said partLOS, of the first part therein.	
45 F	of the premises above granted, and setzed of a good and indefeasible state of inheritance therein, free and clear of all incumbrances,	
10-3	and that they will warrant and defend the same against all parties making lawful claim thereto.	
	It is agreed between the parties hereto that the part_LOSof the first part shall at all times during the life of this indenture, pay-all takes and assessments that may be levied or essessed against said real estate when the same becomes due and payable, and that the out in the same becomes due and payable, and that the out in the same becomes due and payable.	
	is any absorbing upon sid rate state insure grants fire and tornado in such sum and by such insurance company as shall be specified and in the second part, the loss, if any "made payable to the part,	1
	151 to beid mail become a berr of the inceptedness section by this indeptedness and interest at the rate of total inter and of total	
	THIS GRANT is intended at a mortgage to secure the payment of the sum ofTwonty-two.hundrod.and.no/100	
	secording to the terms of ONQ certain written obligation for the payment of said sum of money, executed on the 1/1th	
	day of <u>hin y</u> of the second to the second by <u>its</u> , terms made payable to the part <u>y</u> of the second <u>g</u> part, with all interest according to the second <u>g</u> part, with all interest according to the second <u>g</u> part, with all interest according to the second <u>g</u> part, with all interest according to the second <u>g</u> part, with all interest according to the second <u>g</u> part, with all interest according to the second <u>g</u> part, with all interest according to the second <u>g</u> part, with all interest according to the second <u>g</u> part, with all interest according to the second <u>g</u> part, with all interest according to the second <u>g</u> part <u>g</u>	
	said part. y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event	
	And this conveyance shall be void if such payments be made as brein specified, and the obligation contained therein fully discharged.	
	He if default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the itakes on isld real real real state are not held in a side of the buildings on said if the insurance is not kept up, as provided herein, or if the buildings on said if the itakes are the state are not kept in as good repair as they are now, or if waste is committed on said premiser, then this convergence shall be come absolute	an tha an Carao Tao an
	and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indenture is a given, that immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lewful for the option of the holder hereof, without notice, and it shall be lewful for the security of the holder hereof.	
e e P	the said part.Y of the second part	ing sang Sang sang Sang sang sang sang sang sang sang sang s
11.14 - 14 - 14	retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, it shall be paid by the pert. Y making such sale, on demand, to the first part_CO	
	It is agreed by the parties hereto that the terms and provisions of this indenture, and each and every obligation therein contained, and all be obligatory upon the heirs, executors, administrators, personal representatives,	
	a assigns and successors of the respective parties hereto. In Winness Whereof, the part $1CS$ of the first gart he $VC$ , hereunto set $UQ1T$ , hand $Q$ , and seal $S$ , the day and year $S$ .	
	last above written.	
	R. Arnold Hays (SEAL)	
	Helen M. Hays. (SEAU/	
ar	INCLUM AND MAYS	0
; ∓[4]		
	ss.	
	DOUCLOS COUNTY.) . BE IT REMEMBERED, That on the 14th day of 100 A. D. 1950	
	before me, e_NAtary Public In the eforesetd County and Size	
- Ba	wife,	
	to me personally known to be the same person. S. who executed the foregoing instrument and duly schowledged the execution of the same:	e ende Translation States - St
el ma toy	IN WITNESS WHEREOF, I have hereunto subscribed my name, and afflixed my official issal on the day and year last above written.	
nuary 	My commution typices April 21 19 58	<b>1</b> 3.4
1. Geck	L. E. Eby, Noisry Public	
strench, Hec	I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of	eds
Se	cured thereby, and authorize the Begister of Deeds to enter the discharge of this mortgage of r ited this 18th day of ice, 1959	the deb