<form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form>	بر المراجع الم المراجع المراجع		Reg. No. 12,725 Fee Paid 38,75
<form></form>		Book 113 This indenture, Made this21st	
<form></form>		perties of the first part, and. The. Lawrence. Building, and Loan. Assu- part y Witnesseth, that the said part. 1.2.5. of the first part, in consideration of the sur mirty-five Hundred, and na/100	ociation of the second part n of
		Kansas, to-wit: The East 75 feet of Lot No. One Hundred Fort (142) in Addition No. Two (2), in that part City of Lawrence, I. Nown as North Lawrence, i Douglas County, Kansas. With the appurtenances and all the estate, title and interest of the said part 195. And the said part 195. of the first part do	zy Two of the in' of the first part therein.
<pre>sections to do sense of OPI</pre>		and that tDGY. will warrant and defand the same against all p It is agreed between the parties have that the part 18.8of the first part shall at all times during the and assessments that may be levied or assessed against said real estate when the same becomes due and pu keep the buildings upon said real estate insured against first and tornado in such assessments that may be levied or assessed against said real estate when the same becomes due and pu keep the buildings upon said real estate insured against first and tornado in such assess and by such insured directed by the part 3 of the second part, the lost, if any, made payable to the part 3 of the sec interest. And in the event that said part 19.3 of the first part shall fail to pay such taxes when the same said premise insured as herein provided, there the part	arties making lawful claim thereto. will a of this indenture, pay all taxes syable, and that. thoy will a company as shall be specified and company the extent of become due and payable or to keep insurance, or either, and the amount to of 10% from the date of payment and noc_ and no/100-
relian the smooth than expand of photoplat and indexet, together with the calls and charge included methods, the first performance is the first and and and the first performance is the first and the object of this methods and is a constrained on the first performance is		according to the terms of ORE certain written obligation for the payment of said sum of money, exc day of <u>AllSUSL</u> 19.50, and by <u>It</u> according thereon according to the terms of said obligation and also to secure any sum said part. With all Interest accruing thereon according to the terms of said obligation and also to secure any sum said part. <u>With all Interest accruing thereon according to the terms of said obligation</u> and also to secure any sum said part. <u>With all Interest accruing thereon according to the terms of said obligation</u> and also to secure any sum said part. <u>With all Interest accruing thereon according to the terms of said obligation</u> and also to secure any sum said part. <u>With all Interest accruing thereon according to the terms of said obligation</u> and also to secure any sum said part. <u>With all Interest accruing thereon according to the same as provided to this Indenture</u> . And this conveyance shall be void if such paytimits be made as harein thereiffed, and the obligation if default be made in such payments or any part thereof or any obligation created thereby, or interest the teste are not paid when the same become due and payable, or if the insurance is not kept up, as provided real easter are not hept in as good repairs as they are now, or if wasts is committed on side premiser, then i and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, it is given; thall immediately manues and become due and payable at the option of the holder hereof, with the said part <u>witten of the second part</u> mercits the option of the nolider hereof, with sell the premises hereby grained; or any part thereof, in the manner prescribed by law, and out of a sell the premise hereby printed; or any part thereof, in the manner prescribed by law, and out of a	scuted on the 21.9.1. able to the part J of the second or arms of money advanced by the soon as herein provided, in the event contained therein fully discharged arean, or if the buildings on said therein, or if the buildings on said the security of which this indenture the security of which this indenture the security of which this indenture the security of which this indenture said premises and all the improve- sentill security all the improve- sentill security of which the to all moneys stilling from, such ale to a said premises and all the improve- sentill security of the security of the security of the said premises and all the improve- sentill security of the security of the security of the said premises and all the improve- sentill moneys stilling from, such ale to the security of the security of the security of the security of the said premises and all the improve- sentill moneys stilling from, such as to the security of the security of the security of the security of the security of the security of th
Douglas country, Be if Remembered, that on the 21:31 day & August p. 1650 Be if Remembered, that on the 21:31 day & August p. 1650 Be if Remembered, that on the 21:31 day & August p. 1650 Be if Remembered, that on the 21:31 day & August p. 1650 Be if Remembered, the seme perion In the store me, august In the store me, august In the store only august Be if Remembered, the seme perion Be if Remembered, the seme perion Be if Remembered, the seme perion Be if Remembered, the seme perion Be if Remembered, the seme perion Be if Remembered, the seme perion Be if Remembered, the seme perion Be if Remembered, the seme perion Be if Remembered, the seme perion Be if Remembered, the seme perion Be if Remembered, the seme perion Be if Remembered, the seme perion Be if Remembered, the seme perion Be if Remembered, the seme perion Be if Remembered, the seme period Be if Remembered, the seme period Be if Remembered, the seme period My Commbered August 22, 1956 at 10:35 A.M. ELEASE ELEASE Model August 20, Notheremetered, the semet		shall be paid by the part. U	obligation therein contained, and all ministrator, personal representatives, and seal1., the day and year NUN
Recorded August 22, 1956 at 10:35 A.M. I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the keristor of freeds to enter the discharge of this mortgage of record. Dated this 19th day of February 1964. The Lawrence Building and Loan Ass'n. Belt Asset The Lawrence Building and Loan Ass'n.		Douglas county, at it REMEMBERED, That on this 21 at day of Au before me, a Notary Public came Lloyd H. Jamcson and Vircini huaband and virce to me personally known to be the same person. B who executed acknowledged the execution of the same.	In the storesaid County and State a. I. Ionic non, and the state a. I. Ionic non, and the state the state state a the county and state a the state state a the state state a the state state the state state a the state state a the state state a the state state a the state
	di F	Wy Commission Explore <u>April 21</u> to 50 Wy Commission Explore <u>April 21</u> to 50 I the undersigned, owner of the within mortgage, dc hereby acknowled ebt secured thereby, and authorize the kerister of Feeds to enter the di courd Dist 19th day of February 19th The Lawrence Bull	Register of the scharge of the motorupe of liding and Loan Ass's.

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