Date	I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt red thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. d this lith day of September 1961. THE LAWRENCE BUILDING AND LOAN ASSOCIATION (Reg. No. 13, ST: I. F. Mby, Secretary (Corp. Seal) BY: W. E. Decker, Vice-Pres. Mortgagee.Fee Faid 323
luase Den ginal	
aler	This Indenture, Made this   2nd   day of   July   1957   between     Jease J. Carney and Fern A. Carney, husband and wife,
Keek	of Lawrence ; in the County of Douglas and State of Kansas part 10 Sof the first part, and The Lawrence Building and Loan Association
	Witnesseth, that the said parties of the first part, in consideration of the sum of Ninety-five hundred and no/100DOLLARS
	to them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:
	The South 70 feet of the North 127.5 feet of Lot No. Two (2), in Block No. Ten (10), in Hillcrest Addition, an Addition to the City of Lawrence, in Douglas County, Kansas, with the appurtenances and all the estate, title and Interest of the said part 05 of the first part therein. And the said part 10B of the first part do hereby covenant and agree that at the delivery hereof they Bre. the lawful owner S of the premises above granted, and seized of a good and indefeable estate of inheritance therein, free and clear of all incumbrances.
	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 $100$ of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that: $they$ , $will lkeep the buildings upon said real estate havered against first and toreado in uso the success due and payable, and that: they, will l_ldirected by the party of the second part, the loss, if any, made payable to the part y of the second part to the estim to the estim to keepindexed by the party of the second part, the loss, if any, made payable to the part y of the secone due and payable, or to the estim of 1.15interest. And in the event that said part 1.05 of the first part shall fail to pay said taxes and insurance, or either, and the amountis paid and become a part of the indetted free, surved by this indentury, and shall bare interest at the case of 105 from the date of anoment$
	This GRANT is intended as a mortgage to secure the payment of the sum of Ninety-five hundred and no/100- ecording to the terms of ODE certain written obligation for the payment of said sum of money, executed on the 2nd day of July 19.57, and by 1ts terms made payable to the part y of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sum of money devanced by the
	said part <u>V</u> of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event of the taid part <u>V</u> 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 discharged. If default he made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real effects are not paid when the same become due and payable, or if the insurance is not keep up, as provided herein, or if the buildings on said real effects are not paid when the same become due and payable, or if the insurance is not keep up, as provided herein, or if the buildings on said real attest are not paid when the same become due and payable, are provided for in said ormiter of bigstion, for the security of which this indenture is given shall immediately meture and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the same become due and payable at the option of the holder hereof, without notice, and it shall be become due and payable at the option of the holder hereof, without notice, and it shall be become due and payable at the option of the holder hereof, without notice, and it shall be become due and payable at the option of the holder hereof, without notice, and it shall be become due and payable at the option of the holder hereof, without motice, and it shall be become due and payable at the option of the holder hereof, without motice, and it shall be become due to and payable at the option of the holder hereof, without motice, and it shall be become due to an due the and payable at the option of the holder hereof, without motice, and it shall be and payable at the option of the holder hereof.
	the said part X of the second part. The said part X of the second part. The said part X of the second part. The said benefits accuring therefrom and to have a receiver appointed to collect the rents and benefits accuring therefrom and to sail the premises heeby granted, or any part thereof, in the manner precisible by law, and out of all moneys arising from such take to retain the amount then unpaid of principal and interst, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the part X making such sale, on demand, to the first part 10.3. It is ensued by the marts benefits that the same and mentions of bits
	benefits acculting therefrom, shall extend and have to, and be obligatory upon the heirs, executors, administrators, personal representatives, assign and successors of the respective parties here. In Winese Where of the pertices of the first part he VO hereunto set those of the second representatives, has above weithen. In Stress Where of the pertices of the first part he VO hereunto set those of the second representatives, has above weithen. Jesse J. Carney (SEAL)
	Jern a. Carney (SEAL) Fern A. Carnoy (SEAL)
	STATE OF KANSAS Douglas county, BE IT REMEMBERED, That on this 2nd day of July A.D., 1957.
	before me, a Notary Public in the aforesaid County and State came JEESE J. Carney and Fern A. Carney, husband and Wife, be the personally known to be the same person S who executed the foregoing instrument and duly acknowledged the execution of the same.
	IN WITNESS WHEREOF, I have hereunto subscribed my name, and offixed my official seal on the day and year list above written.   My Commission Expires Apr:11 21 19 58   L. E. Eby.

.1 º. V