	Fee Faid \$10.00
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nate of the set of a	NOK 120
This Indenture, Made this 7th day of. Oct.	ober 19 58 between
Cloyd G. Herren and Ethel P. Herren, husband	
and the second	· · · · · · · · · · · · · · · · · · ·
of Lawrence , in the County of Douglas	and State of Kansas
parties of the first part, and The Lawrence Building and	Loan Association
	part y of the second part.
Witnesseth, that the said part 105 of the first part, in consideration	
Four thousand and no/100	DOLLARS
to them duly paid, the receipt of which is herel	
this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the	
following described real estate situated and being in the County	of Douglas and State of
Kansas, to-wit:	and the second
The East 60 feet of the South 16 Half of the Southeast Quarter of in that part of the City of Lawre known as North Lawrence, Douglas	Block Nine (9), nce formerly County, Kansas.
with the appurtenances and all the estate, title and interest of the sa	
Apply he said part 103 of the first part do hereby covenant and agree that at of the premises above granted, and seized of a good and indefeasible estate of inheritance t	the delivery hereof the $\mathcal T$ a PAhe tawful owner a herein, free and clear of all incumbrances,
and that they will warrant and defend the sa	me against all parties making lawful claim thereto.
It is agreed between the parties hereto that the part 183 of the first part shall at al	I 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 beck keep the abuildings upon said real estate insured against fire and tornado in such sum and directed by the part of the second part, the lots, if any, made payable to the part interest. And in the event that said part_BGS of the first part shall fall to pay, such taxes and premises. Insured as herein provided, than the part of the second part may by to paid shall become a part of the indebtedness, secured by this indesture, and shall beer worth only is smelled.	mes due and psyable, and that the Y WILL by such insurance company as thall be specified and $\mathcal{S}_{-}$ of the second part to the axtent of $\mathcal{A}_{-}$ is $\mathcal{B}_{-}$ when the same become due and psyable or to keep yeald taxes and insurance, or either, and the amount interest at the rate of 10% from the date-of psyment
THIS GRANT is intended as a mortgage to secure the payment of the sum of POLLP	thousand and no/100
THIS GRANT is intended as a mongage to secure the payment of the demonstration	Zth
according to the terms of ODB. certain written obligation for the payment of said a	terms made pavable to the part X, of the second
according to the terms of _DILE certain written congenion. For the between g of according to the terms of said obligation and also the per week, all interest accruing thereon according to the terms of said obligation and also the	o secure any sum or sums of money advanced by the
The state word and to any for any dominance or to discharge any taxes i	with interest thereon as herein provided, in the event

5. of the first part shall fail to pay the same as provided in this indenture, where shall be void if such payments be made as herein specified, and the obligation contains in such payments or any part thereof or any obligation created thereby, or interest thereon, when the same become due and payable, or if the insurance is not kept op, as provided here kept in as good repair as they are now, or if waste is committed on slid premises, finen this on remaining unpaid, and all of the obligations provided for in said written obligation, for the analysis without not remaining when due on any payable at the option of the holder hereof, without not be the same as a sub-stant and payable at the option of the holder hereof, without not an any pay of the same as a sub-stant and payable at the option of the holder hereof, without not any pay and the same and payable at the option of the holder hereof, without not pay and the same and payable at the option of the holder hereof. id part 103 I this conveya-ult be made in And this default be m tate are not p tate are ul on said real ulldings on said become absolute or if syance not paid e are not whole sum shall imm and it shall be lawful for

paid by the part  $\mathcal{Y}$  making such sale, on demand, to the first part  $1 \oplus S$  .

It is agreed by the parties hereto that the terms and provisions of this indenture neiline accuring therefrom, shall extend and inure to, and be obligatory upon the signs and successors of the respective parties hereto. and each and every obligation therein contained, and all heirs, executors, administrators, personal representatives,

their and seal S In Witness Whereof, the part 10.5 of the first part have handS the day and year hereunto set

Cloyd & Herren Cloyd & Herren Ethel P. Herren (SEAL) Ø : . (SEAL) (SEAL) (SEAL)

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ALC PROCESSION	TATE OF Kansas
CHARCEMED	Douglas county, SS.
NUCLEUR CO.	E. 5 a BE IT REMEMBERED, That on this 7th day of November A. D. 19 59, before me, L. E. Eby a Notary Public in and for said County and State, came CLOYG G. Herren and Ethel P.
di June	for said County and state, came to 2014 of the state of the second
NULLING AND	and duly acknowledged the execution of the same.
Charchart	your last above written. Le El El-1
Cuto un	Wy Commission expires ADF11 24 19 02 L. E. Eby

Recorded November 7, 1958 at 11:10 A. M.

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