

herself  
insurance  
house and  
unpaid over  
for A.D. 1905;  
and payable  
in October in  
thousand  
mortgage,  
and another.  
dollars  
day after due  
date 1906.  
able at the  
date in the  
event of  
Mortgage  
of said  
being unpaid  
stated.  
and  
principal  
and mortgage  
of said  
options  
Mortgage  
in force  
eventually  
and seals  
Seal  
K. Seal  
A.D. 1905.  
County and  
e  
re personally  
longing  
none.

duly and severally acknowledged the execution of the same  
In Testimony whereof, I have hereunto set my hand,  
and affixed my official seal the day and year last written.

(L.S.) W. Bristow.

Commission Expires Nov 19<sup>th</sup> 1906.

Notary Public.

Recorded October 12<sup>th</sup> 1905 at 7<sup>th</sup> o'clock A.M.

C. W. Armstrong,

Register of Deeds.

This Indenture, Made the first day of September  
1905, by and between Carrie Dahlke, & Daniel  
Dahlke, husband and wife of Lawrence, County of  
Douglas and State of Kansas, hereinafter called the  
party of the first part, and F. H. Bruner, hereinafter  
called the party of the second part,  
Witnesseth, That whereas the party of the first part  
is indebted to the party of the second part in  
the principal sum of Six Hundred Dollars,  
for an actual loan of money, and has given a  
certain note and mortgage of even date, here-  
with for said sum, upon the following described  
realty, to wit: Lot One Hundred and Fifty-one  
151 Indiana Street, City of Lawrence, Kansas, situated  
in the County of Douglas and State of Kansas, and for  
the purpose of securing said credit, said party of the first  
part has entered into this contract with the party of the  
second part; it is therefore hereby declared that the said  
note and mortgage and this indenture form one  
complete and indivisible contract which must all be  
construed together in order to determine the intention  
of the parties. The terms of the contract as expressed by  
said note and mortgage and this indenture, are  
declared to be as follows: The party of the second  
part has advanced to the party of the first part an actual  
loan of money of said amount, which shall be paid  
as hereinafter set forth. In addition to the realty  
covered by said mortgage the party of the first part  
has assigned to the party of the second part  
Twelve shares of stock in Series 10 of Class A  
of The Atlas Building and Loan Association of