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(The following is enclosed in the original instrument)  
Recorded Dec 7 1911 from Allen by the County, that E. Perkins does hereby acknowledge full  
payment of the debt secured by the foregoing instrument, and on having the  
Register of Deeds of the County of Douglas, in the State of Kansas, to be changed  
the name of record

E. M. Perkins

on New Hampshire Street in the City of Lawrence  
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 twenty shares of stock in Series  
No. of Class "A" of The Atlas Building and Loan  
Association of Lawrence, Kansas. The party of the  
first part agrees to pay to the said Association,  
on the first day of every month as dues,  
until said shares mature, or this contract  
is otherwise fully completed and terminated,  
the sum of twelve Dollars and - Cents.  
Said party of the first part further agrees to  
pay to said party of the second part, his heirs,  
executors or assigns, at the Lawrence National  
Bank at Lawrence, Kansas, in lieu of interest  
to accrue upon said principal indebtedness, on  
the first day of every month until said shares  
mature the sum of Eight Dollars and - Cents.  
The party of the first part shall make said  
payments to the party of the second part in  
lieu of interest on said indebtedness, in the  
manner above set forth, and at the same  
time build up the said shares in the said  
association to maturity, the said shares being  
at all times a part of the security for this loan.  
It is expressly agreed that all the proceeds