collowing is endorsed on the original instrument recorded in Book 46 page 142) The note herein described having been paid in full this mortgage is hereby released, and the lien thereby created discharged. Witness my hand this sixth day of April A.D. 1910 his X mark Witness to mark Geo W. Brown W. O. Brown State of Kansas, Douglas County, SS. Be it remembered, That on this 7 day of April A.D. 1910 Before me, Zella W. Iliff Notary Public in and for said County and State came Geo W. Brown who is to me personally known to be the same person who executed the goregoing instrument and duly acknowledged the execution of the same. In Witness Whereof, I have subscribed my name and affixed my official seal on the day and year last above written. My commission expires (SEAL) Zella W. Iliff, Notary Public. Feby 10 1914 Floyd a Laurence Register of Deeds. Recorded April 7th A.D: 1910 at 2.55 P.M. This-Indenture, Made-this-24-day-of-March-A.D.-1910-between-Rosanna-Irwin-and-Marion E. Irwin, her husband of Douglas County, in the State of Kansas, of the first part, and the Lawrence Building and Loan Association, of Lawrence, Wansas, of the second part. Witnesseth, That the said party of the first part in_consideration_of_the_sum_of_Thirteen_Hundred_Dollars, the_receipt_of_which. Ono is_hereby_acknowledged,_do_by_these_presents_grant,_bargain,_sell_and_convey_ unto_the_said_party_of_the_second_part,_its_successors_and_assigns,_all_of_ the_following_described_real_estate, situated_in_the_County_of_Douglas, and_ State of Kansas, towit: Lot No. One Hundred Eight (108) Kentucky Street, in renee the city of Lawrence, in Douglas County, Kansas. To have and to hold the δ same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, forever. 5 leap Provided Always, And this instrument is executed and delivered to secure the payment of the sum of Thirteen Hundred Dollars, with interest and premium thereon, and such fines and charges as may become due to said party of the second part under the terms and conditions of the contract note secured hereby, advanced by the said The Lawrence Building and Loan Association to the parties of the first part upon 13 shares of Class G. of the capital stock of said Association, evidenced by Certificate No. 28 which said shares have been assigned to said Association with all future payments, earnings and dividends thereon, which said interest, premium and dues on said shares, the first parties agree to pay in monthly installments, making a total monthly payment of \$16.51, payable as follows: Sixteen and 51/100 Dollars, (\$16.51) on or before the last day of April 1910 and a like sum on or before the last day of each and every month thereafter to and including the month of March 1920 .. Now if said parties of the first part shall cause to be paid to the party of the second part the amount due it under said contract note, in accordance WIX with the terms thereof, and comply with all the provisions and agreements in

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