1910, before me the undersigned a Notary Public in and for said County and State WITNESS came Clayton D. Moore, to me personally known to be the same person who executed year_ the foregoing instrument of writing and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my officia ŋ cial seal on the day and year last above :written . E.J.Hilkey, Notary Public. My commission expires January 26th 1914 (Seal) said Recorded May 2 1910 at 5.05 P.M. Flay of Laurence Register of Deeds. Marmaduke MElamiel Deputy. THIS INDENTURE, Made this 29th day of April A.D.1910 between O.E.Bryan, a single 3 y of man of Douglas County, in the State of Kansas, of the first part, and the Lawrence Building and Loan Association, of Lawrence Kansas, of the second partWITNESSETH y Public that the said party of the first part, in consideration of the sum of One Thousand Dollars the receipt of which is hereby acknowledged does by these presents grant, bargain, sell and convey, unto said party of the second part its successors and assigns all of the following described real estate, situated in the County of old Book 3 Syp 318 Douglas and State of Kansas, to-wit: Begin at a point 684 4/10 feet North and orporation 29 5/10 feet East of the South West corner of the South east Quarter (1) of ged full section six (6) Township Thirteen (13) Range Twenty (20) Thence North One hundred ouglas eighty three and 9/10 (183 9/10) feet thence East Three hundred (300) feet; thence n the South One Hundred Eighty Three and 9/10 (183 9/10) feet; thence West Three Hundred of Kan-(300) feet to the place of beginning, containing 1--262/1000 acres more or less in cancels Douglas County Kansas. To Have and to Hold the same, Together with all and sins Release gular the tenements, hereditaments and appurtenances thereunto belonging or in any wise appertaining forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of One Thousand Dollars with interest and E CO. 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 part_ of the first part upon Ten shares of class G. of the captial stock of said Assiciation evidenced by certificate No. 30 which shares have been assigned to said Association unty_in____ with all future payments, earnings and dividends thereon, which said interest, premium and dues on said sgares, the first party agrees to pay in monthly install-One ments making a total monthly payment of \$12.70, payable as follows: Twelve and 70/100 ereof Dollars-(\$12.70)-on-or-before-the-last-day-of-May-1910-and-a-like-sum-on-or-beforer and the-last-day-of-each-and-every-month-thereafter-to-and-including-the-month-of-Aprilsigns 1920-Now-if-said-party-of the first-part shall cause to be paid to the party of the ory note second-part-the-amount-due-it-under-said-contract-note, in-secondance with the TO HAVE Recorded terms-thereof, and comply-with all the provisions and agreements in said note conns therein tained, then these presents shall be void; otherwise in full force and effect and hand this may_be_foreolosed_as_in_said_contract_note_provided._IN_WITNESS.WHEREOF, The-saidparty_of_the_first_part_has_hereunto_set_his_hand_the_day_and_year_first_above f May A.D. (over)

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