MORTGAG	3212C BOOK 92 No. 52 EV F. J. Boyles, Publisher of Legisl Blanks, Lawrence, Kanaas
6	ndenture, Made this 29th day of April , in the
	rd one thousand nine hundred and forty-seven between
<u> </u>	Acher and Just Acher, husband and wife
of La	wrence _, in the County of Douglas and State ofKansas
part 165 o	f the first part, and 1 The Lawrence Building and Loan essociation
	part y of the second part.
	Witnesseth, that the said part 103 of the first part, in consideration of the sum of
A DESCRIPTION OF MARK	thousand and no/100
toth doGR	ANT. BARGAIN, SELL and MORTGAGE to the said part, J - of the second part, the following described
real estate situ	uated and being in the County of LOUGLAS and State of Kanzas, to,wit;"
	umber Twenty-two (22) in Ereszedele, an addition to the
with the appu	rtenances and all the estate, title and interest of the said part 1 @ S of the first part therein.
	said part <u>108</u> of the first part do <u>hereby</u> covenant and agree that at the delivery hereof <u>they</u> are the lawful owner.B bave granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances.
It is agree	and that LDE will warrant and defend the same against all parties making lawful daim thereto. Between the parties hereto that the part 1.0.25 of the first part shall at all times during the life of this infemure, pay all taxes or assessments d or assessed against suid real state when the same becomes due and payable, and that LDEU. Will l. keep the buildings upon said real
estate insured agi loss, if any, mad	d or assessed against said real extate when the same becomes due and payable, and that <u>litter</u> will be keep the buildings upon said real against fire and torenade in such sum and by such insurance company as shalled specified and directed by the part <u>s</u>
part shall fail to part may pay sai	pay such taxes when the same become due and payable or to keep said premises insure as aerein provider, then the part
THIS G	RANT is intended as a mortgage to secure the payment of the sum of <u>Fight thousand</u> and <u>no/100</u>
according to the	terms of One certain written obligation for the payment of said sum of money, executed on the 29th day of
April	ro 47, and by 1ts terms made payable to the part. Y of the second part, with all interest according to the terms of said obligation and also to secure any sum of money advanced by the stid part. Y of the second part
to pay for any in	isurance or to discharge any taxes with interest thereon as herein provided, in the event that said part 1.2.2.5of the first part shall fail to pay
	vided in this indenture
made in such p	ayments or any part thereof or any obligation created thereby, or interest thereon, or it the taxes on said feal extra are not paid when the same
provided for in	payable, or it the insufrance is not kept up, as provided interim, or in the bunnarings of said item exacts and not kept in a first state of the obligations is and entries, then this conveyance shall be come also the said the sum remaining unpid, and all of the obligations said written obligation, for the security of which this indenture is given, shall immediately mature and be whole the table payable at the option of some security of which the said part (, of the second part
the said premise therefrom; and	said written oolgenon, for the security of writer has indentities is given, shall mean the recent to the recommendation of the security of writer has indentify a security of writer has a security of the said part
part. m	n unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, it any lifete be, scalar be plaid by the aking such sale, on demand, to the first part
therefrom, shall parties hereto.	extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective
seal 3 the day	In Witness Whereof, the part 10.5 of the first part hauge hereufito settheirhands.and
	C. P. Ocher (SEAL)
1	Jual acher (SEAL)
	A state of the sta
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	and the second
STATE O	85.
COUNTY	A
	before me, a Notary Public in the aforesaid County and State,
	came E. R. Acher and Jual Acher, husband and wife
1	to me personally known to be the same person3. who executed the foregoing instrument and
	UBLIC duly acknowledged the execution of the same.
- All	IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last above written.
	Noter Public
My Comm	ission Expires April 21 19.50 Notes Public
	AL ADR.
	1 30, 1947 at 3:15 P.M. RELEASE <u>Natel U. Deck</u> Register of Deeds.