and in

1.4.

•

in the second

154

1

.

•

1. 2

Relen A Bourn Deputy

Ţ

· · · · · · ·

2.4

华.

i

77-4

il

-

MORTG	32294 BOOK 92 (No. 52 K) F. J. Boyles, Publisher of Lagal Blanks, Lawrence, Kanaas
This '	Indenture, Made this 22d day of May in the
ear of our	Lord one thousand nine hundred and forty-seven between
	am E. Torneden and Lelvia M. Torneden, husband and wife
ę La	wrence , in the County of Douglas ind State of Kansas
arties	of the first part, and The Lawrence Building and Loan Association
	part y of the second part. Witnesseth, that the said part 105 of the first part, in consideration of the sum of
Four	thousand and no/100
la G	hemduly paid, the receipt of which is hereby acknowledged, have_sold, and by this indenture RANT, BARGAIN, SELL and MORTGAGE to the said part yof the second part, the following described ituated and being in the County ofDULGIASand State of Kansas, to-wit:
	Number One Hundred and Two (102) on Louisiana Street in the
And the premise	purtenances and all the estate, title and interest of the said part <u>188</u> of the first part therein. se said part <u>188</u> of the first part do
It is ag hat may be le state insured bas, if any, m art shall fail art may pay herest at the THIS	and that they will warrant and defend the same against all parties making lawful daim thereto. read between the parties hereto that the part 2.5. of the first part shall at all times during the life of this indenture, pay all taxes or assessments viad or assessed against sid real extex when the same becomes due and payabe, and that LHBY. Will here the buildings upon said reas against firs and tornado in such sum and by such insurance company as shall be specified and directed by the part Y of the second part, the ade payable on the part. Y
to pay for any the same as p And t made in such	he terms of <u>OIO</u> certain written obligation for the payment of said sum of money, executed on the <u>22d</u> day of <u>NO. 1.0.47</u> , and by <u>1.15</u> terms made payable to the part. <u>J</u> of the second part, with all interess on according to the terms of said obligation and also to secure any sum or sums of money devanced by the said part <u>J</u> of the second part, insurance' or to discharge any taxes with interest thereon as herein provided, in the event that said part <u>J</u> . of the second part shall fail to pay revided in this indenture. In conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real estate are not paid explain or the scored part. The some shall be void if such payments be made as herein, or if the taxes on said real estate are not paid explain the some said real estate are not paid when the same are is committed on said premise, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligation in said written obligation, created part. <u>Some shall immediately</u> mature and become use and payable, or to take possession or soft, without notice, and it shall be lawful for the said part. <u>Some the source part</u> to take possession to the part possession to the part possession to the part part of the part and benefits accruing
the said pren therefrom; as the amount t part	are is committed on said premises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligation, in and written obligation, for the scurity of which this indentume is given, shall immediately mature and become due and paytole at the option of each without notics, and it shall be lawful for the said part. Y of the second part
	In Witness Whereof, the part 12 of the first part ha V9 hereunto set the 12 hand S and y and year last above written. Willeam E. Torreden (SEAL)
	Lelie m. Jorneden (SEAL)
STATE	OF KANSAS
COUNT	88
1.7	before me, a <u>Notary Public</u> in the aforesaid County and Sta came <u>William E. Torneden and Lelia M. Torneden</u>
0000	b LIC to me personally known to be the same person 3. who executed the foregoing instrument a duly acknowledged the execution of the same.
	IN WITNESS WHEREOF I have bereunto subscribed my name, and smixed my omcisi seal on
X	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on day and year last above written.

we payment of the debt

10 A. 10

こうしていていたが、ちょうにはない、おようななないのか、ひょうとないたいたいないのでしていたかないのである。

nge, to keeper acknowledge the full gayment

thereby and authorize the Prate of Reeder to enter the decklarge of this

国人は、アクロンスの会社(のなどの)の一部一部へ、「「

The Lautence Bulldwig,