MORTGAGE	32998 BOOK 92 (No. 52 K) F. J. Boyler, Publisher of Land Blanks, Lawrence, Kanas
This Inden	ture, Made this 1st day of August, in the
	nousand nine hundred and forty-seven between
	cCoughran and Jeanne H. McCoughran, husband and wife
f Lawrence	, in the County of Douglas and State of Kansas
art ies of the first	part, and The Lawrence Building and Loan Association
	part y of the second part.
Eight thouse	Witnesseth, that the said part 100 of the first part, in consideration of the sum of
•GRANT, BA	duly paid, the receipt of which is hereby acknowledged, ha $\forall \Theta$ sold, and by this indenture RGAIN, SELL and MORTGAGE to the said part $\forall$ of the second part the following domain.
Lot Eight (8	3) and the South falf of Lot Seven (7) in Block Thirteen (13)
	ty Place, an addition to the City of Lawrence; also, begin anty (20) feet North and Seven hundred eleven (711) feet
	South East corner of the North East guarter of Section One
	p Thirteen (13), Range Mineteen (19), thence North Twenty
(20) feet, r	tore or less to South Lest corner of Lot 8. in Plock 13.
University T	lace, an addition to the City of Lawrence, Mansas, thence
West 132 fee	it slong South line of said Lot eight (8) to the fast line
	ween Mississippi and Illinois Streets, thence South twenty
One hundred	thinty-two (132) foot to the said Alley, thence East
	thirty-two (132) feet to the point of beginning.
And the said part 1 G	and all the estate, title and interest of the said partLCSof the first part therein. Sof the first part dohereby covenant and agree thit at the delivery hereof_ <u>LhCy_gre</u> the lawful owner.S , and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
te insured against fire and , if any, made payable to t t shall fail to pay such taxe t may pay said taxes and is	against said real estate when the same becomes due and payable, and that will be the of this indeputive, pay all taxes or assessments to tornado in such sum and by such insurance company a shall be specified and directed by the part
ording to the terms of!	and that the Y will warrant and defend the same against all parties making lawful claim theero. as parties have to that the part 1.5.35 the first part shall at all times during the life of this indemture, pay all taxes or assessments against aid real estate when the same becomes due and payable, and that
ording to the terms of	ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, Onlars, Onlars, of the second part, with all interest the terms of said obligation and also to secure any sum or sums of money advanced by the said part. Only and part, of the second part discharge any taxes with interest thereon as herein provided, in the event that said part, OSof the first part shall fail to pay ndenture.
ording to the terms of	OCLARS,     DOLLARS,     DOLLARS,     DOLLARS,     DOLLARS,     To <u>A</u> T, and by <u>1 the</u> terms made psyable to the part. <u>1</u>
ording to the terms of	ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, ONLARS, Onlars, Onlars, of the second part, with all interest the terms of said obligation and also to secure any sum or sums of money advanced by the said part. Only and part, of the second part discharge any taxes with interest thereon as herein provided, in the event that said part, OSof the first part shall fail to pay ndenture.
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ording to the terms of	DOLLARS, DOLLARS, and the second part, while the payment of said sum of money, executed on the list
ording to the terms of	DOLLARS, DOLLARS, and the second part, while the payment of said sum of money, executed on the list
ording to the terms of	DOLLARS, DOLLARS, DOLLARS, 10.47., and by
ording to the terms of	DULLARS, DULLARS, 10,47,. and by
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ording to the terms of	DULLARS,
ording to the terms of	DOLLARS, DOLLARS, and S
ording to the terms of	COLLARS, CO
ording to the terms of	DOLLARS, DOLLARS, 1, 47, and by 1, 1, 13,, terms made payable to the part, y. of the second part, with all interest the terms of said obligation and also to scare any sum or sums of money advanced by the said part. y. of the second part discharge any tasse with interest thereon as herein provided, in the event that said part, 0, 3,, of the second part discharge any tasse with interest thereon as herein provided, in the event that said part, 0, 3,, of the fact part shall fail to pay adenture
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ording to the terms of	DOLLARS, DOLLARS, DOLLARS, and by the second part, with an analysis of money, executed on the list. the terms of said obligation and also to secure any sum or sums of money, executed on the list. the terms of said obligation and also to secure any sum or sums of money advanced by the said part. the terms of said obligation and also to secure any sum or sums of money advanced by the said part. the terms of said obligation and also to secure any sum or sums of money advanced by the said part. The terms of said obligation and also to secure any sum or sums of money advanced by the said part. The interact sees with interest thereon is herein specified, and the obligation contained therein fully discharged. If default be part there of a web depart of the said part. The interact is not kept up, a provided in they, or interest thereon, or if the tates on said real seture are not paid when the same do a said premise, then this conveyance half and only of the sacch part and by and be lawful for the said part. The interact is not kept up, a provided they, or interest thereon, or if the tates on said real seture are not paid when the same do an said premise, then this conveyance half laws and to have a receive appointed to collect the rens and the option of more means thereon in the mass previded by law and to have a receive appointed to collect the rens and the paid by the set the distance, and we half in the manner previded by law, and out of all moneys arising from such sale to resin on demand, or up part to provide datages indicate thereon, and the overplus if any three be, shall be paid by the set the terms and provisions of this indearure and each and every obligation therein contained, and all benefits accuring use to, and be obligatory upon the bein, executors, administrators, personal representative, asigns and successors of the respective referse Where of the part 1923 of the first part ha V. before me, a <u>Notharry rubhlac</u> in the aforesaid County and State, have being applied. C. <u>Notharry</u>

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C. C. Register of Deeds.

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