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33344 BOOK 92 MORTGAGE (No. 52 K) F. J. Boyles, Publisher of Legal Blanks, Lawrence, 1	Canaga
This flux suture	in the
	etween
Maude E. Thuman and Charles H. Thuman, her husband	
(Lawrence , the cost of Douglas , Isu & Kansas	
of Lawrence , in the County of Douglas and State of Ransas part iss of the first part, and The Lawrence Building and Loan Association	
	sum of
Six thousand and no/100	LARS
to them duly paid, the receipt of which is hereby acknowledged, ha Ve sold, and by this im do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following de real estate situated and being in the County of DOUCLAS and State of Kansas, to-wit:	
Lot Light (8) in Parker Addition to the City of Lawrence	
with the appurtenances and all the estate, title and interest of the said part <u>102</u> of the first part therein. And the said part <u>102</u> of the first part do <u>hereby</u> covenant and agree that at the delivery hereof <u>they</u> are <u>the</u> the lawful of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and dear of all incumbrances,	owner.S
and that Ling Will warrant and defend the same against all parties making lawful daim the It is agreed between the parties hereto that the part 1.0.00 the first part shall at all times during the life of this indenture, pay all tases or ass that may be levied or assessed against said real estate when the same become during and payable, and that LiO, when the buildings upon that may be levied or assessed against said real estate when the same become during the specified and directed by the part, and the second part half all to pay such tases when the same become due and payable or to keep said premises insured as herein provided, then the part, when the same and payable or to keep said premises insured as herein provided, then the part, when the same and payable or to keep said premises insured as herein provided, then the part, when the same and payable or to keep said premises insured as herein provided, then the part, when the same and payable or to keep said premises insured as herein provided, then the part, when the same and payable or to keep said premises insured as herein provided, then the part, when the same and payable or to keep said premises insured as herein provided, then the part, when the same of 10% from the date of payment unit fill wrepaid. THIS GRANT is intended as a moregage to secure the payment of the sum of <u>SAX</u> thous same.	ereto. essments said real part, the the first e second all bear
DOI	LARS,
according to the terms of <u>OUC</u> certain written obligation for the payment of said sum of money, executed on the <u>OU</u> <u>SOD tember</u> 19.47, and by <u>1.58</u> terms made payable to the part. Y of the second part, with all	interest
accruing thereon according to the terms of said obligation and also to socure any sum or sums of money advanced by the said part. So of the sect to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part.	nd part to pay
the same as provided in this indenture	fault he
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. If de made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real estate are not paid when to become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said estate are not kept in as good repair as now, or if watte is committed on said premises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the ob provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the o the holder hereof, without notics, and it shall be lawful for the said part	he same they are ligations ption of ession of
provided for in such which doughted, for the security of which this manner provided by law, in the minimum and become due and payable at the o the said premises and all the improvements thereon in the main per provided by law and to have a record part	EAL)
STATE OF KANSAS	
COUNTY OF	
Be It Remembered, That on this <u>50</u> day of <u>September</u> A.D. before me, a <u>Notary</u> <u>Public</u> in the aforesaid County at DECK.	19.4.7 nd State,
came Maude E. Thuman and Charles H. Thuman, her husband	
to me personally known to be the same person.S who executed the foregoing instrum	nent and
BUBLY BURY BURY BURY BURY BURY BURY BURY BUR	l on the
day and year last above written. W.E. Necker	
My Commission Expires July 31 19 50 Notary	Public
d September 4, 1947 at 8:50 A.M. Handle G. Beck Registe	rof De
Release , acomen at she with it the a fi	
Il payment of the dept secured thereby and and	eloria
is y deede to enter the discharge at the the	. 1.
all as a sin 11-2 this marigage	and is
this 30 day of acquest 1993. How and gage	of ie
this 30 day of lucaust 1998. Juis margage lead The Lawrence Building to an According tel Imogene Haward A. P. Building the	of le
this 30 day of lucquest 1998. Junio mangage leal The Lawrence Binlding to an According al Imagene Haward H. C. Brick kman theside according the second	of le

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