М	ORTGAGE	and the second second in the second s	0.52 K)	T IN		
TH	ois Indenture, Made e	his 10th	Same of	F. J. Boytes, Pu	amber	in t
W	of our Lord'one thousand nine hund	C. Douce,	and a second state of the second			betwee
		the County of D		and State	Kansas	
part	05 of the first part, and The	Lawrence Bu	ilding and	Loan Assoc	iation	
FIN	Wi re Thousand and No/100	tnesseth, that	the said part 10	party S. of the first part	of the second pa in consideration of	urt. f the sum o
to do real a	estate situated and being in the Count	te of Doug	las	or the secon	V.O. sold, and by th ad part, the followin	describe
	The East One Hundred feet of Lot Numbered of the City of Lawren	Twenty Fiv Fifteen ()	e (125) fe	et of the S	outh Fifty	(50)
with t	he appurtenances and all the estate, t And the said part 165 of the first part of premises above granted, and seized of a good	itle and interest o	the set of the	· · · · ·		
that mo estate is loss, if part sh part m interest	It is agreed between the parties hences that the year of the sense against said real sense source against fire and tornado in such sam at any, made payable to the part of the same become all fail to pay such taxes when the same become ay pay said razes and insurance, or either, and at the raw of 10% from the date of payment	and that the first e part	Fill warrant and defer t part shall at all times as due and payable, an impany as shall be spe int of 105 to keep said premises i all become a part of t	ad the same against all during the life of this i d that. Life y will cified and directed by the interest of the same interest insured as harein provid- he indebtedness, secure	arries making lawful di adapture, pay all taxes of 14 keep the buildings a part. Y	im thereto. or assessment upon said res cond part, th Sof the firs of the second und shall bea
accordi	ng to the terms of DDC certain writes September	a obligation for the	payment of said sum o	f maney, executed on th	10th	DOLLARS
to pay the sar	for any insurance or to discharge any taxes wi	th interest thereon as I	erein provided, in the	event that said part 1.	Sof the first part she	e second par all fail to pay
made i become now, c provide the ho the said therefre the am part. Y.	And this conveyance shall be void if such pay in such payments or any part thereof or any of edue and paywides, or if the insurance is not it will wate is committed on said premises, the diff or in said written obligation, for the securit idder hereof, without notice, and it shall be law d premises and all the improvements thereon i ount then unpaid of principal and interest, to count then unpaid of principal and interest, to main all to sail the approximate frame the term one, shall arsund and inture to, and be obligato hereo.	initial of made as here objection, created threads of the provided he in this conveyance shall y of which this indenty ful for the said party. In the manner provided wany part thereof, in a scher with the costs an inst part. All no and provisions of the ry upon the heirs, see	m specified, and the e ry, or interset thereon, win, or if the buildings become absolute and re is given, shall imme by law and to have a he manner prescribed in d charges incident they inter and each a time, administration.	obligation contained the or if the taxes on said re- on said real estate are r the whole sum remainin diately mature and beco- tation and the same said of the receiver appointed to co- tage law, and out of all m reto, and the overplus, if and every obligation there are and in a same are said of the same receiver appointed to co- tage law, and out of all m reto, and the overplus, if and every obligation there	rein fully discharged. al extate are not, paid w ot kept in as good repaig g unpaid, and all of the me due and payable at the cuts and bas oneys arising from such any there be, shall by in contained, and all ba- miner and inserts.	If default be han the same ir as they an he obligation the option of possession of selfs accruing sale to retain a paid by the nefits accruing
	hereto. In Witness Whereof the day and yest last above written.					hand S. and
		torio nal a factorio e	A.	Marie	<u></u> ,	_(SEAL)
	1		pae	e civa	uee	_(SEAL) _(SEAL)
ST	ATE OF Kansas	) *				
	UNTY OF Douglas	SS. Remembered, T fore me, a Not	hat on this 10th ary Public		ember A	. D. 19.47
in the second se	NOTARL . CA	me W. T. D	ouce and Gr	ace C. Douc	e, husband	and wi:
	du IN WI	ly acknowledged the TNESS WHEREOF	execution of the sa , I have hereunto su	me.	nd affixed my official	
	d	ay and year last abo	in annual annual annual	2. 5	SE	La .

of the undersigned owner is the within mortgage, do hereby, reknowledge the fill a of the debt secured thereby and authorize the hereber on Seeder te inter the distronge of mortgage of reach, sated this 3rd, day of section on 142 from the losses to inter the distribution of the second the second the second of the second of

Coop. Seal

attest: mogene Howard dow't Secretary