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	FROM STATE OF KANSAS, DOUGLAS COUNTY, 13. This instrument was filed for record on the 21 day	of I.
	Bell Warren Oct. A. D., 192 7, At 10:45 A. M.	• •
	TO Dea E. Willwan Iaw. Bldg. & L. Ass'n By Deputy.	
Ų	THIS INDENTURE, Made this eighteenth day of October A. D. 192 7, between Eell Warren, a widow	Req. Req
	of Douglas County, in the State of Kansas, of the first part, and The Lawrence Building and Lean Association of Lawrence Kansas, of the second part. WITNESSETH: That the raid part Y of the first part, in consideration of the sum of Sixteen Hundred fifty DOLLARS the review of which is hereby acknowledged, do es by these presents grant, bargain, sell and convey, unto said party of the second part, its successors an assigns, all of the following described real estate, situated in the Ceunty of Dowglas, State of Kansas, to-wit:	
	Lot fourteen (14) on New Hampshire Street in the city of Lawrence.	
the second s		
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	TO HAVE AND TO HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, forever. PROVIDED ALWAYS, and this instrument is generated and delivered to secure the payment of the sum of	
	in anysise appertaining, forever, PROVIDED ALVSYS, and this instrument is executed and delivered to secure the payment of the sum of PROVIDED ALVSYS, and this instrument is executed and delivered to secure the payment of the sum of DOLLARS, with interest thereon, and such fines and charges are may become due to said party of second part under the terms and conditions of the contract note secured hereby, advanced by the said The Larrence Building and Loan Association to the part Y of the first part upon 162 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1276 , which said shares have been assigned to said Association with all the future payments, carnings and dividends thereon, which said interest and dues on said shares, the first part Y agrees I to pay mogniby installing integration could be payment of \$20, 96 , may alve as follows:	
	in anysise appertaining, forever. PROVIDED ALVYX and this instrument is executed and delivered to secure the payment of the sum of PROVIDED ALVYX and this instrument is executed and delivered to secure the payment of the sum of DOLLARS, with interest thereon, and such fines and charges ar may become due to said party of second part under the terms and conditions of the contract note secured hereby, advanced by the said the Larrence Building and Loan Association to the part Y of the first part upon 16d shares of Class G of the capital stock of said Association, evidenced by Certainters No. 1276 , which said shares have been assigned to said Association with all the future payment, earnings and dividends thereon, which said interest and dues on said ahares, the first part Y agree8 to pay monthly installing not rapiding a total monthly payment of \$2096 , payable as follows: Thereby and \$6f1000	
	in anysise appertaining, forever. PROVIDED ALVYYS, And this instrument is executed and delivered to secure the payment of the sum of DOLLARS, with interest thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contract note secured hereby, advanced by the said The Lawrence Building and Loan Association to the part Y of the first part upon 162 , which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part Y agree B to pay monthly institures the part is a total monthly payment of \$ 20 96 , payable as follows: Twenty and 96/100 er. 1927, and a like sum on or before the last day of each and every month thereafter to and including the month of September 1937. Now, if said part y of the first part shall cause to be paid to the party of the second part the amount due it under said contract note, in accordance	
	in anysise appertaining, forever. PROVIDED ALVYS. And this instrument is greated and delivered to secure the payment of the sum of DOLLARS, with interest thereon, and such fines and charge ar may become due to said party of second part under the terms and conditions of the contract note secure hereby, advanced by the said The Larrence Building and Loan Association to the part Y of the first part upon 161 shares of Class G of the capital stock of said Association, evidenced by Certaintex No. 1275 , which said shares have been assigned to said Association with all the future payment, earnings and dividends thereon, which said interest and dues on said ahares, the first part Y agree B to pay monthly installing rub_rable a total monthly payment of S 20 96 , payable as follows: Dollars (\$ 20 95 on or before the last day of October	
	in anysise appertaining, forever. PROVIDED ALVYS, And this instrument is executed and delivered to secure the payment of the sum of DOLLARS, with interest thereon, and such fines and charges see may become due to said party of second part under the terms and conditions of the contract note secured hereby, advanced by the said The Larrence Building and Loan Association to the part Y of the first part upon 162 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1276 , which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part Y agree B to pay monthly installing the regulation of September 19 37 , and a like sum on or before the last day of each and every month thereafter to and including the month of September 19 37 . Now, if said part Y of the first part shall cause to be paid to the party of the second part the amount due it under said contract note, in accordance with the terms thered, and comply with all the provisions and agreements in said not contained, then these presents shall be void; otherwise in full force and effect, and may be forecleased as in said contract note provided. IN WITNESS WHEREOF, The said part Y of the first part fast parts fast part fast parts fast parts fast parts fast part fast parts fast part fast parts fast pa	
	in anysise appertaining, forever. PROVIDED ALXYS, And this instrugent is executed and delivered to secure the payment of the sum of PROVIDED ALXYS, And this instrugent is executed and delivered to secure the payment of the sum of DOLLARS, with interest thereon, and such fines and charges are may become due to said party of second part under the terms and conditions of the contract note secured hereby, advanced by the said The Larrence Building and Loan Association to the part Y of the fint part upon 162 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1276 , which said shares have been assigned to said Association with all the fature payments, carnings and dividends thereon, which shall interest and dues on said shares, the first part Y agrees I to said Association with all the fature payment of s 20 96 , payable as follows: Dollars (\$ 20 96 on or before the last day of October 1927, and a like sum on or before the last day of each and every month thereafter to and including the month of September 1937 Now, if said part Y of the first part shall cause to be paid to the party of the second part the amount due it under said contract note, in accordance with the terms thered, and comply with all the provides ad agreements in said note contained, then these presents shall be void; otherwise in full force and effect, and may be foreclased as in said contract note provided. IN WITNESS WHEREOF, The said part Y of the first part ha S hereunto set her hand the day and year first above written. Bell Warren STATE OF KANSAS, Couxry or Doucids, said the remembered, that on this elighteenth day of October , A. D. 1927, before me, the undersigned, a NOTARY PUBLIC in and for the County and State aforesaid, came. Bell Warren a widow	
	in anysise appertaining, forever. PROVIDED ALXYS, And this instruments is exercated and delivered to secure the payment of the sum of Sixteen Hundred Fifty DOLLARS, with interest thereon, and such fines and charges = may become due to said party of second part under the terms and conditions of the contract note secured hereby, advanced by the said The Larence Building and Loan Association to the part Y of the first part upon 161 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1276	
	in anysise appertaining, forever. PROVIDED ALVSYS, And this instruments is executed and delivered to secure the payment of the sum of DOLLARS, with interest thereon, and such fines and charges are may become due to said party of second part under the terms and conditions of the contract note secure hereby, advanced by the said The LaTENCE Building and Laon Association to the part Y of the first part upon 162 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1276 , which said shares here been assigned to said Association with all the future payments, earlings and dividends thereon, which said interest and dues on said shares, the first part Y arces to ray monthly insuffic restrictings and dividends thereon, which said interest and dues on said shares, the first part Y arces to ray monthly insuffic restrictings and dividends thereon, which said interest and dues on said shares, the first part Y arces to ray monthly insuffic restrictings and advidends thereon, which said interest and dues on said shares, the first part Y arces to ray monthly insuffic restrictings and advidend thereon, which said interest and dues on said shares, the first part Y arces to ray monthly insuffic restrictings and advidend thereon, which said interest and dues on a said shares, the first part Y arces to ray monthly insuffic restrictings and advidend thereon and the said contract note. In accordance into the last day of October 1937 Now, if said part Y of the first part shall cause to be paid to the party of the second part the amount due it under said contract note, in face ordance with the terms thereof, and compary with all the provisions and agreements in said note contained, then these presents shall be void; otherwise in full force and effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part Y of the first part than G hereund set Lero	This was v on the Mor I