	FROM Henry F. Holtzclas and wife	STATE OF KANSAS, DOUGLAS COUNTY, 4. This instrument was filed for record on the 16 <sup>10</sup> day of
π.	то	June A. D. 1933, at 2; 350' clock A. M. Slice S. Completing Register of Deeds.
	e Lewrence Building and Loen Associati NDENTURE, Made this 15th day of	ByDeputy.
nundred and	between Henry	June
of L: part_ics of	the first part, and The Lawrence Buil	ngles and State of Konses ding and Loan Association
which is here	SSETH, That the said parties_ of the first part, in con- housand_end_ino/100	DOLLARS, to then duly paid, the receipt of
	Lots Twenty-two (22) and Twenty-thre addition to the City of Lawrence.	ee (23) in Block Four (4), Haakell Place, an
with the appurt	nances and all the estate, title and interest of the said nar	11.200 of the first must change
And the bald	mances and all the estate, title and interest of the said par part $\pm \Delta \Omega D c$ the fort part down broky even at all area that indefaulte entite of internates themin, for and decord all incuments	at the deliver to the first and
seized of a good and	partinto the first part do hereby covenant and agree that 1 indefeasible estate of inheritance therein, free and clear of all incumbra arrant and defend the same accient of a scale of a state of a	at the delivery hereof they. are the lawful owner_R of the premises above granted, and ance
seized of a good and and that they will w It is agreed he assessed against said and by such insurance	partthick the first part do hereby convents and agree that indefensible estates of inheritance therein, fee and elses of all incumbra restarts and defend the same against all parties making herein daim there tween the parties hereto that the party of the first part shall at real states when the same becomes due and payable, and that	at the delivery hereof $\frac{1}{2}h_{0,V}$ , $\underline{D}^{*}\underline{D}^{*}$ the lawful owner $\underline{R}$ of the premises above granted, and etc. at times during the life of this indenture, pay all taxes or massessmits that may be level of $\underline{C}h_{0,V}$ . keep the buildings upon axid real state insured against for and to-mado in such sum
solid up yand seited of a good an and that they will be and by such insuran <u>1tB</u> interest herein provided, the indenture, and shall	partthick the first part do hereby convents and agree that indefensible estates of inheritance therein, fore and clear of all incumbra- strant and defend the same against a parties making lawful daim there is real states when the mane becomes due and populo, and that real states when the mane becomes due and populo, and that or company as alm the specified and directal by the part_fCLD of the so And in the event that and part_fCL of the first part shall at the part_f of the second part may pay and tast and the interpart at the rate of 10% forms the olde of popular and lawful for the part_f	at the delivery hereof $\frac{1}{2}h_{OU}$ , $\underline{OPO}$ , the lawful owner $R$ of the premises above granted, and ance , $\underline{P}$ and \underline{P} and $\underline{P}$
and that they will w and that they will w It is agreed be assessed against axid and by such insuran <u>118</u> interest herein provided, the infecture, and shall THIS GRANT <i>Ware e</i> according to the terr	partthird the first part do hereby convents and spree that indefensible settles of informations therein, fore and clear of all incrumbra ments and defend the same explants all parties multiple dickins then there the parties hereto that the part <u>y</u> of the first part shall at real matter when the same becomes due and popule, and that e empary as all the parties and indered by the part <u>all</u> . But the a constant when the same becomes due and popule, and that . And in the event that and part <u>first</u> of the first part shall fail to the part <u>y</u> of the second the and population of the first part shall fail to be in infinite as an interpart of the payment of the second relation of the first <u>limited as a material second relation of the pay one of the second relation of the pay of the second relation of the <u>limited as a material second relation of the pay of the second relation of the pay of the pay of the second relation of the pay of the part <u>pays</u> of the pay of the part <u>pays</u> of the pay of the pay of the pays of the pays of the pay of the pay of the pay of the pays of the pays of the pay of the pays of the pay of the pays of the </u></u>	at the delivery hereof $\frac{1}{2}h_{0,0}$ , $\frac{1}{2}h_{0,0}$ the lawful owner $B$ of the premises above granted, and ance via. at times during the life of this indenture, ray all taxes or assessments that may be level of $\frac{1}{2}h_{0,0}^{(2)}$ . Keep the buildings upon anid real state in normal spin state for and to rando in such sum seeming part, the low, if any, much payable to the part $\frac{1}{2}B_{0,0}^{(2)}$ the second part to the state of $\sigma$ ray such taxes when the same become due and payable and to keep and premises insured as any, or either, and the annount so paid shall become a part of the indubtedney, secured by this $\frac{1}{2}$ representation.
and the said seized of a good and and that they will be assessed against said and by such insuran <u>11B</u> interest berein provided, the disclosure, and shall THIS GRAFT HOLE OF according to the tern and by <u>115</u>	part	at the delivery hereof $\hat{D}(0)^{-}$ GPO — the lawful owner $\hat{B}$ of the premises above granted, and accession. In this during the life of this industries, pay all taxes or assessments that may be level of er- $\hat{U}(0)^{-}$ . Are the buildings upon axid and state insured against free and towards $\hat{B}$ and sum second part, the loss, if any, made payable to the part $\hat{L}(0)^{-}$ the read part to the statest of $\rho$ pay with taxes when the same become due and payable and to keep and premises insured as $\hat{B}^{-}$ represented the amount so paid shall become a part of the industrial model of the $\hat{B}^{-}$ represented on the $\hat{D}$ $\hat{D}$ $\hat{L}_{1}$ day of $\hat{D}_{110}$ ( $\hat{D}_{120}$ ( $\hat{D}_{120}$ ).
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