	IN TESTILONY WHEREOF. I have hereunto subscribed	I my name and affixed my Noterial seal on the day	
	and year aforesaid. (SEAL) My Commission expires: Karch 17th, 1938	Jos.F. Kohnen, Notary Public In and for Hemilton County,Ohio	(f)
	Recorded September 30, 1937 at 2:30 P.M.	Narold a. Beck Register of Deeds.	
Reg.No. 1134	*************************************	•••••	r.t.
C This release E	<u>NORTGASE</u> THIS INDENTURE, Made this 28th day of September A. Calender Lyman, her husband of the County of Douglas and and THE SECURITY BENEFIT ASSOCIATION, a corporation under	d State of Mansas, parties of the first part,	
this of the critical morizage this of the critical of the crit	Jounty, Eansas, party of the second part: WITNESSETH, That the said parties of the first par he Hundred & No/100DOLLARS, toin hand paid, t by these presents grant, bargain, sell and convey unto the und assigns, all of the following described real estate, fansas, to-wit:	the receipt whereof is hereby acknowledged, do a said party of the second part, its successors	
Reg. of Dards	Lot Seventy-seven (77) on New Hampshire Street in Lot Eighty-five (85) on New Hampshire Street in th	the City of Lawrence, Douglas County, Kansas. he City of Lawrence, Douglas County, Kansas.	
Jen Partie	TO HAVE AND TO HOLD the sens, with all and singula elonging or in anywise apportaining, and all rights of h restate therein, unto the said party of the second part aid parties of the first part do hereby covenant and agr arful owners of the premises above granted, and seized o herein, free and clear of all incumbrances, and that the nd pecceble possession of the said party of the second he lawful cleins of all persons whomscover. PROVIDED, Always, and these presents are upon the f FINST. That said parties of the first part are j we of part thereaft or how for the second here of there of the second here of there of	nemestend exemption and every contingent right t, its successors and assigns, forever. And the ce that the delivery hereof, they are the of a good and indefendible estate of inheritance must be a successors and assigns, forever, against collowing covenants and conditions, to-wit: ustly indebted to the said second party in the	0.
Part of the second s	um of Four Thousand One Hundred & Mc/100***Dollars, acco r bond of even date herewith, executed by said parties o can of the sum aforesaid, to the said second party, with rity, at the rate of 5 per cent per annum, payable semi n each year, according to the terms of said note; both p corning hereunder, being payable in larful money of the i ECURITY EENEFIT ASSOCIATION, in Topeka, Kansas, and all ter due, SECOND. That the said first perty shall pay all to ome due, on said promises before the same become delingu	of the first part, in consideration of the setual interest thereon from October 1,1937 until mat- annually on the first days of May and November rincipal and interest and all other indebtedness United States of Agerica, at the office of THE of said notes bearing ten per cent interest axes and assessments now due, or which may be-	
Lange and the second se	ortgege may ray such taxes and assessments, and recover ' ato of ten per cent per annum, and this mortgage shall s' THIRD. That the said first party shall keep the bi possible company or companies, approved by said second prise signs, in the sum of not less than \$5,500.00 Fire \$ is policies and renowal receipts to said second party, ar sgal holder horeof may effect such insurance, and recover th interest at ten per cent per annum, and this mortgage FOURTH; That said first party shall keep all fence remises in as good condition and repair as they now are, is said premises to depredist by neglect or want of care; the second party or assigns shall be entitled to immediat FIFTE. In case of default of payment of any sum he	the amount so paid with interest thereon at the tand as socurity therefor. uildings on said premises insured in some re- arty, for the benefit of said second party, or 5,500.00 Windstorm Iollars, and shall deliver nd should said first party neglect so to do, the r of said first party the amount paid therefor e shall stand as security therefor. es, buildings and other improvements on said and shall not suffer waste nor pormit the value ; and should said first party neglect so to do to possession of said promises. prein covenanted to be paid for the period of	
the state of the s	signs, interest at the rate of ten por cent per annum, o he date of default, to the tire when said principal end i fault of any of the covenants herein contained, the rent edged to the legal holder or holders hereof as additiona 1 moneys mentioned herein, and said legal holder shall be a receiver or otherwise as it may elect. It is also ag nner prevent or retard the second party in the collectio	computed annually on said principal note from interest shall be fully paid; and in case of is and the profits of the said premises are all and collateral security for the payment of se entitled to the possession of said property rood that the raking of possession shall in ne	• 1
Land a start	SIXTH. If such payments be made as herein specific leased at the expense of said party of the second part; y pert thereof, or any interest thereon, be not paid aco xes or assessments be not paid as provided herein, or if in the covenant against incumbrances, or any other cove all become absolute, and the whole of said principal and yable at the option of the party of the second part, or reclused immediately for the whole of said mony, intere such forcelcoure, said real estate shall be sold witho	d, this conveyance shall be void, and is to be but if said principal or interest notes, or ording to the torms of said notes, or if said 'default be made in the agreement to insure, mant herein contained, then this conveyance interest shall immediately become due and assigne, and this mortgage may thereupon be st and costs, without further notice. In case ut appraisement.	
a chi chi	IN WITNESS WHEREOF, The said parties of the first p fixed their scals, on the day and year above mentioned. ATE OF KANSAS,Sedgwick County, ss:	art have hereunto subscribed their names and Birdie Lyman Guy Calvender Lyman	1
13 and 1 and	BE IT REMEMBERED, That on this 29th day of September said County and State came, Guy Calender Lyman to me p red the within instrument, and duly acknowledged the exec IN WITNESS WHEREOF, I have hereunto subscribed my ne year last above writton.	ersonally known to be the same person who exe-	0
SE STATION (SE	ML) My commission expires February 13, 1940.	W.L. Føldnør Notary Public.	-
Cou	nty of Douglas) ss. BE IT REMEMBERED, That on this 28th day of September ary Public in and for the County and State afressid, on same person who executed the foregoing instrument and d		

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