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FROM	5T ATE OF KANSAS, DOUGLAS COUNTY, ss,	
	This instrument was filed for record on the22 day of	(A ()
William J B Turner at ux TO	- March A. D. 19 39, at 1:35 o'clock P. M. Awyold G. Bleck	
	Register of Deeds.	A.
The Lawrence Building and Loan Association	ByD:puty.	2
THIS INDENTURE, Made this 20th day of March ndred and thirty une between Willie	, in the year of our Lord, one thousand nine m_J_B_Turner and wargaret_Turner, his wife	
Lawrence in the Courty of Douglas rties of the first part, and The Lawrence Buildin	g and Loan Association	S.
WITNESSETH, That the said part 105 of the first part, in c	party of the second part.	
ich is hereby acknowledged by VA wild and by this indenture .	Grant, Bargain, Sell and Mortgage to the said part y of the second part,	
a following described real estate situated and being in the County	of Douglas and State of Kansas, to-wit:	
Lot Eleven (11) in Block Thirtee	n (13) in University Place, an addition	
to the city of Lawrence		
		And a second
h fre appart-nances and all the estate, title and interest of the s	aid part 105 f the first part therein.	
avial of a cost and indefeasible estate of industinance therein, free and clear o that they will warrant and defend the same against all parties making lawful	f all incumbrance	
It is agreed between the parties hereto that the part _195 of the first part assessed against said real estate when the same becomes due and payable, and th	shall at all times during the life of this indenture, pay all taxes or assessments that may be lerial at thoy will keep the buildings upon said real estate insured against fire and tormain in	
sum and by such insurance company as shall be specified and directed by the punt of $\frac{116}{100}$ interest. And in the event that said part $\frac{1}{100}$ the first part sha	artof the second part, the loss, if any, made payable to the part $\mathbf{y}_{-}$ of the second part to the	
erein provided them the part of the second part may pay said taxes and indenuure, and shall bear interest at the rate of 10% from the date of paym THIS GRANT is intended as a mortrage to secure the payment of the sum of	Insurance, or other, and the amount so paid shall become a part of the indebteduess, secured by ent until fully repaid.	
rding to the terms ofOne certain written obligation for the payment	nt of sald sym of money, exercuted on the 20th day of March 13 39.	
	all interest accruing thereon according to the terms of sail obligation and also to secure any sum by insurance or to discharge any taxes with interest thereon as herein provided, in the event that	
part LOD of the first part thall fail to pay the same as provided in this inderture. And this conveyance shall be void if such payment be made as herein specified thereof or any obligation created therein, or interest thereon, or if the taxes kept up, as provided herein, or if the buildings or said real eviate are not kect	With the set of to discharge any later with interest iteres as herein provided, in the event that the set of the discharge mentered territy for discharged. A discharge for each represent one res- son and the discharge mentered territy for the matter decomposition provide to an iteration of the in a good repair to there are now or if was the committee of a said permittee or if the instance is in a good repair to there are now or if was the committee of a said permittee. Use this downshow one provided for in and writtee, high class, for the security of which his indecature is given, but it which now no should be the first for the and are $U_{\rm c}$ of the result permittee.	. 🖲
percent associate, and the whole sum remaining unpuld, and all of the shlight Mately mature and become sue and payable at the option of the holder hereou to take possession of the said premises and all the in	one provided for in said written ablycation, for the security of which this indenture is given, shall , without notice, and it shall be larful for the said part Y of the second part provements thereon in the manner provided by law and to have a receive appointed to collect the	
and the associate according to the first part [36]. The premises hereby granted, or sain the associate the second	provements thereon in the manner provided by have and to have a receiver appointed to collect the any next thereof, in the manner presenbed by the and set of all mereyr arising from such all- and charges inclusion thereof, and the outpile, if any there he, shall be used by the party <u>y</u> true and each and every obligation therein contained, and all benefics accruing therefrom shall	
	ure and tach and every colligation therein contained, and all benefits accruing therefrom abuil personal representatives, satism and successors of the representive parties hereto. 9 hereunto set thoir hand and seal 8 the day and year last above	
	William J. B. Turner (SEAL)	
	Mrs. Margarot Turner (SEAL)	
	(SF.AL)	
	(SEAL)	
tre of Kansas ss.		
	s 20th day of <u>March</u> A. D. 19 <u>39</u> before me, a aforesaid County and State, ceme	
William J B Turner and Ma	rgaret Turner his wite	
to me personally known to be the same I execution of the same.	nerson S who executed the foregoing instrument and July acknowledged the reunto sub-cribed my name, and affixed my official scal on the day and year last	
IN WITNESS WHEREOF. I have he	day of October 19 40 .	
	I. C. Stevenson	
	Netary Public.	ALL DESCRIPTION OF THE PARTY OF
(SEAL) My commission expires on the18th	Netary Public. RELEASE	
(SEAL) My commission expires on the	Neary Public. RELICASE nowledge the full payment of the debt sourced thereby, and authorize the Register 	
(SEAL) My commission expires on the	Netary Public. RELL2.5E nowledge the full payment of the debt secured thereby, and authorize the Register	