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	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.	THIT	
I. C. 014 0how	& Marion Clifton	This instrument was filed for record on the 12 day of		1.1.1
	T0	April A, D. 19 39., at 3:30 o'clock P.M. Acrold a. Dect	•	N NUM
e Lawrence Bu	ilding and Loan Association	Register of Deeds. By Depsty.		CHURCH STATE
THIS INDENTU ndred and thi	RE, Made this 12th day of Apr rty-nine between J. C	11		ALC: NOT
Lawrence	in the County of Douglas part, and The Lawrence Building a	and State of Kansas		THE REAL
WITNESSETH.	That the said part 105 of the first part, in con-	ideration of the sum of		
Nineteen Hund	red and no/100	Grant, Bargein, Sell and Mortage to the said part. y of the second part Douglas and State & Kanzas, to-wit:		STERF.
	Twenty (120), and the North Twen	alf $(28\frac{1}{2})$ of Lot Number One Hurdred ty-six and one-half $(26\frac{1}{2})$ feet of Lot 22) on Louisiana Street, Lawrence,		A CARGE AND A C
				212510
				A South
				15 14
				1.1.1.1
taited of a good and in that they will warrant It is agreed between iscased against said rea sum and by such insur at of 115	defensible cities of theritano: thereau, free and there at a and defend the same acalani, all parties making lawful da- the parties hereto that the part [305 of the first part shi I esties when the same becomes due and payable, and that, are company as shall be specified and directed by the part. And in the verse that and oracle field of the first same tabilit			-
THIS GRANT is inte Nine teen Hund	nded as a mortgage to secure the payment of the sum of	f said sum of money, exerciced on the 12th day of April 139		1
by its terms m	ade payable to the part Y of the second part, with all	interest accruing thereon according to the terms of said obligation and also to secure any sum		
thereof or any obligat cept up, as provided he become absolute, and in diately mature and be-	shall be voud if soon payment be made as berein specified, as ion created thereby or interest thereon, or if the taxes or rein, or if the buildings on said real estate are not kept in the whole same remaining unpaid, and all of the obligation; come due and payable at the option of the holder hereof, we to take presention of the cald premises and all the impor- to take presention of the cald premises and all the impor-	But there us to distant the horizon that is a strict three on a brief provide, in the event that the objective provided in the strict the strict three on a brief provide, in the event that the objective provided in the strict three stricts are not provided in the presents or any staff real strict are not provided when the starse become due and provide or if the interactors is a staff real strict are not provided in the starse become due and provided in the strict three staff reals are strict three in the strict is compared on a strip provided in the strict three stricts. And these stricts is a strict when the brief of the strict three stricts are strict three stricts in the strict three stricts is a strict three stricts are strict three stricts in the strict three stricts in the strict is not the strict three stricts in the strict three stricts in the strict three stricts in the strict is not the strict three stricts in the strict is not the strict three stricts in the strict the strict three stricts in the strict three s		
and benefits accruing thin the amount then the first such sale, on deman It is agreed by the put d and inure to, and it	therefrom; and to sell the premises hereby eranted, or an anyald of principal and interest, together with the costs an ad, to the first part 185. arties bereto that the terms and provisions of this indentur- be obligatory upon the heirs, escentors, administrators, pe	we restrict the room in the manner previded by haw and to have a rective applicated to collect the part thereas, in the manner previded by haw and to do all mapper avoing from user help detraces indefer thereas, and the works, at the previous, and the previous of the thereas and the works, and the previous of the previous of the thereas and the previous and the previous of the thereas and the previous of the thereas and the previous of the thereas and the previous the previous the previous of the thereas and the previous of the thereas and the previous the previous of the thereas and the thereas and the previous of the thereas and the thereas and the previous of the thereas and the thereas and the previous of the thereas and the thereas and the previous of the thereas and thereas and the previous of the thereas and th		
IN WITNESS WH ten.	EREOF, The part 105 of the first part ha VO			1
	Contraction of the second	J. C. Clifton (SEAL) Warion Clifton (SEAL)		1.1.
		(SEAL)		
TE OF Kans	<u>85</u> }55,			1.1.1
nty of Doug	las)	12th April A. D. 19 .39 , before me, a		1.11
	<u>Notary Public</u> in the af J. C. Clifton and Marion C	presaid County and State, came		
(SEAL)	execution of the same.	ior J who executed the foregoing instrument and duly acknowledged the intr subscribed ωy name, and affixed my official scal on the day and year last day of October 19 40_ ,		
	0 10 10	I. C. Stayenson	.nia Release	4
I, the undersigned eeds to enter the di	owner of the within most and do hereby askney	ELEASE Vedge the full payment of the debt secured thereby, and outhorize the Register for day of Min	vas written en theoriginal Wortgage i entered	
1 08	Eby The dawsen	el Arilling and down association	st	