FROM Goorge Chapman and	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the15 day of	
Iona Chapman TO	April A. D. 19 39, at 2150 octock P. M. Narthf A. Coleck Register of Deeds.	
The Lawrence Building and Loan Association	Register of Deeds. By Deputy.	
THIS INDENTURE, Made this 15th day of April	go Chapman and Iona Chapman, his wife	1
cfLawrence in the County ofDouglas part_Y of the first part, and The Lawrence Building	and Loan Association part Y _ of the second part.	
WITNESSETH, That the said part 105 of the first part, in con Cone Thousand Dollars	sideration of the sum of DOLLARS, to them duly paid, the receipt of	
which is bereby acknowledged, ha YO sold, and by this indenture do the following described real estate situated and being in the County of	Grant, Bargain, Sell and Mortrage to the said part. y. of the second part, Douglas and State of Kansas, to-wit:	
Lot No. One Hundred Twenty-one (121)	and the North 10 feet of Let No. One	
Hundred Twenty-three (123) on Tennes	see Street, in the ^C ity of Lawrence	
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with the appurtenances and all the estate, title and interest of the sai	24 mout 188 of the first most therein	
And the sold particles and an the exact, the and intervel of the same And the sold particles of the first part do hereby covenant and agree tha and seited of a good and indefeatible estate of inheritance therein, free and clear of	t at the delivery hereof they are the lawful owner 5 of the premises above granted,	
and that they will parrant and defend the analy against all parties making iswful c It is agreed between the parties hereto that the part 165 of the first part s	him therets. half at all lines during the life of this inferitors, pay all taxes or assessments tont may be belied theykeep the buildings upon sold real ortate insured against five and tornado in	
such sum and by such insurance company as shall be specified and directed by the parameters of its interval. And in the event that said variations the first part shall	t Y of the second part, the basic become due and payable to the part. Y of the second part to the fail to pay such taxes when the same become due and payable and to keep said premises insure!	
THIS GRANT is intended as a murigage to secure the payment of the sum of_	insurative, or eacher, and the amount to pail shall become a part of the indebtadance, secured by at solid folly reveal	
according to the terms ofORGcertain written obligation for the payment and bytrsterms made payable to the part y of the second part, with a compared to the second part, with a	of said sum of money, executed on the <u>IOTER cay of <u>ADFA1</u></u>	
and part $\frac{1}{2}\sqrt{2}$, the first part shall fail to pay the same as provided in this indeclute And this convegance shall be void if such payment be made as herein specific, part thereof or any obligation created thereiv, or interest thereon, or if the taxes better the specific pay of the buildings on such that real ends are not ben to	and the output of the definition of the definiti	0
shall become absolute, and the whole sum remaining unpaid, and all of the obligation immediately mature and become due and parable at the crition of the holder hereof, to take possession of the said premises and all the imp rents and benefits averaing therefrom; and to sell the premises hereby granted, or a	is possible for in add written oblig into the security of whit it's indenture is given, shall without noise, and it shall be later if or the said party of the second part comments thereon in the master provided by law and to have a review appointed to collect the any part thereof, in the manner prescribed by law and out of all measure trailer from such able and charges includes thereon, and how everyons, if any there we also not of all measure trailer from such able and charges includes thereon, and how everyons, if any there we also also build by the part	
to relain the amount then unpaid of principal and interest, together with the cests a making such sale, on demand, to the first part 188.	nd charges incident thereto, and the overplus, if any there be, shall be paid by the part	
It is agreed by the parties hereto that the terms and provisions of this indents aztend and inure to, and be obligatory upon the heirs, executors, administrators, ;	tre and each and every obligation therein contained, and all banefits accruing therefrom shall versional representatives, assigns and successors of the respective parties hereto.	
It is agreed by the parties ferred with the terms and providens of this Indent started and inner its, and be oblicatively upon the fact, seconders, saministrators, IN WITNESS WHEREOF, The part 105 of the first part ha $\underline{\Psi}0$ written.	pre ant such and every chilestion thusin contained, and all harofts acreains thereform shall present representative, avises and auccessor of the respective partice hereform that 	
IN WITNESS WHEREOF, The part 105 of the first part ha Ve	hercunto set_thCirhand%rd sealthe day and year last aboveGeorge_Chapman(SEAL)Iona_Chapman(SEAL)	
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IN WITNESS WHEREOF, The part 105 of the first part ha YO written. STATE OF Kansas County of Doug las }ss. BE IT REMEMBERED, That on this	hercunto set_thGir_hand%rd sealthe day and year last above Goorge_Chapman(SEAL) Iona_Chapman(SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	
IN WITNESS WHEREOF, The part 105_of the first part ha_Y9 written. STATE OF Kansas County cf Douglas BE IT REMEMBERED, That on thisNotary_Publicin theGeorgo_Chappar, and Iona Ch	hercunto set_thCir_hand%rd sealthe day and year last above George Chapman(SEAL) Iona Chapman(SEAL) (SEAL) (
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