FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss.	
Andrew Jackson, Jr. and Maude C. Jackson TO	This instrument was filed is record on the 20day of <u>1'ay</u> A, D. 19 5 ⁴ , at 1:05 o'clock P. M. <u>N coutrig</u> C. Steck	
The Lawrence Building and Loan Association	By Deputy.	
THIS INDENTURE, Made this 20th day of Lay hundred and thirty-nino between Andrew J	ackson, Jr. and Maudo C. Jackson , lis wife	
et Lawronce in the County of Douglas part 102 of the first part, and The Lawronce Building.	and State of Kansas	
WITNESSETH, That the said part 105 of the first part, in consi	part y of the second part.	
Six hundred_and_filty_and_bo/100	duly paid, the receipt of frank, Bargain, Sell and Mertgage to the said party of the second part, bughs and State of Kapses, to-wit:	
Begin at a point Eighty (60) feet sou Block Eighteen (18) in Lane place Add One Hundred (100) feet; thence West O	ition; thence running South	
foct; thence North One Hundred (100) Twanty-five (125) feet to the place o of Lawrence, Kansas		•
with the appropriate and all the set of the set of the		
with the appurtenances and all the estate, title and interest of the said And the said part10E of the first part do bereby covenant and agree that a and seized of a good and indefeasible state of inheritance therein, free and clear of all	the delivery bereat they are the lawful owner E of the premium share granted	
and that they will warrant and defend the same against all parties making lawful claim it is agreed between the parties hereto that the part 105 of the first part shall or assessed against seld real crisic when the same become due and used is a diver-	thereta. a. all times during the life of this indenture, pay all income or assessments that may be leried MyWill livery the building: upon said real evite insured against fire and tornado in	
were sum and of such insurance company as shall is specified and directed by the part \mathcal{Y} attent of $155 \dots 10^{11}$ rest. And in the event that said part 10 Sof the first part shall fail as herein perviced, then the part \mathcal{Y} of the accound part may pay said taxes and insu- hal indentum, and shall beer indirect at the rate of 100 from the dute of insurance of	-of the second part, the low, if any, made payable to the party - of the second part to the to be parable that when the same become due and payable and to keep sail premises insured mayor, or other, and the amounts as paid shall become a part of the indekedness, secured by	
	all sum if mong, executed on the 20th _cay of May 1959_	
and by 30444	are some comment, see the other terms of add addigation and also to secure any sum wrates or to discharge any tases with interest thereon as herein provided, in the event that	
are usered or any collection created thereby, or interest thereon, or if the tasks on the byte UP, Byterofed Lerein, or if the buildings on and reat casts are not kept in as Pall becaus, abolits, and the rhole sam remaining unpaid, and all of the obligations p mutatisty matures and become does and parable at the option of the boiler hered, with entry of the optimized parameters and to sail the promises hereby grantler, a may entry and berefits arrange the the possession of the as'? premises and all the improv-	wrates or of diskars are takes with interest learnes as herein providel, in the event that the utilization of the start of the start of the start of a such provided or the term of the start of the start of the start of the start of a such provided or the start provide the start of the start of the start of the start of a such provided or term of the start of the start of the start of the work of the start of the start there is, in the start of the start there is, in the start of the sta	0
The is agreed by the parties berrie that the terms and provisions of this indenture is xtend and inure to, and be obligatory upon the heirs, executors, administrators, pers-	and every chilitation therein contained, and all benefits accruing therefrom shall and representatives, assigns and successors of the respective parties hereio.	
IN WITNESS WHEREOF, The part 10.8 of the first part ha <u>Y9</u>	hereunto set their hand and seal a the day and year last above Androw Jackson Jr. (SEAL)	
	Maud C. Jackson (SEAL)	
	(SEAL) (SEAL)	
TATE OF Kansas		
BE IT REMEMBERED, That on this	Both day of May A. D. 19 39 before me, a exaid County and State, came	
to me personally known to be the same person execution of the same. IN WITNESS WHEREOF, I have herean	to subscribed my name, and affixed my official seal on the day and year last	
(SEAL) above written. My commission expires on the18th	day ofOot 19 40.	6
REI IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	EASE	
I, the underlagned owner of the within morizage, do hereby acknow I Deeds to enter the direnarge of this mortzage of record. Dated this by I E E Ety Leorthay (Own Ard)	eter the full payment of the debt agrund thereby, and authorize the Register	