## MORTGACE RECORD 84 Reg. No. 1997 <

64

FROM STATE OF KANSAS, DOUGLAS COUNTY, 88.	
This instrument was filed for record on the 16 day of <u>Raymond Jay McCabe and Generations McCabe</u> <u>August</u> A. D. 19 39., at .9:20 o'lock A.35.	0
TO Nature Active Contraction Act	
The Lawrence Building and Lean Association By Deputy.	
THIS INDENTURE, Made this _ 16th _ day of _ August , in the year of our Lord, one thousand nine hundred and	Ē
Raymond Jay McCabe and Genevieve McCabe, his wife,	U
of Lawrence in the County of Dauglas and State of KANSAS	
The Lawrence Building and Loan Association part y of the second part. WITNESSETH. That the isaid part. ics of the first part, in consideration of the sum of	
<u>I Twelvo Hundrad and Fifty and no/100</u> DOLLARS, to the sold party of the second part, the following described real estate situated and being in the County of Douglas and State of Konsas, to-wit:	5
Lot No. Five (5) in Maple Lawn, an Addition to the City of Lawrence,	
	O
	_
with the appurtenances and all the estate, title and interest of the said part_105 of the first part therein.	
And the said part 105sr the first part do hereby covenant and agree that at the delivery hereof the 0.0 the lawful ownerS_ of the premises above granted,	
and seized of a good and indefensible estate of inheritance therein, free and clear of all insumbrance	
and setted of a good and fadefensible exists of inheritance therein, free and clear of all incumbrance	
and setted of a good and indefensible exists of inheritance therein, free and clear of all incumbrance and that they will warrent and defend the sees explaint all parties making lawful claim therein. It is graved haven the parties here to that the part 2025, of the first part shall at all times during the life of this indeplays, pay all taxes or assessments that may be levied or assessed arguint nik real exists that the part 2025, of the first part shall at all times during the life of this indeplays, pay all taxes or assessments that may be levied or assessed arguint nik real exists the same become due and parks, and thatth/2/will likey the builting: upon and real effect more against first and include in mark um and by such favorance company as shall be specified and directed by the part/of the second part, the loss, if any, much early built be the part	
and setted of a good and indefensible cutse of interfinese therein, free and dear of all incumbrance and that they will warrest and defend the same explost all parties making lawful claim therein. It is arreed there not parties beneficiate where that the spart 10.5 of the full part shall call inceed during the life of this indefaure, pay all taxes or assessments that may be levied or assessed against said real exists when the same become due and parable, and thatLigy. Will have use builtings upon asis real evice insured against fire and tornato in nuch sum and by such insurance company as shall be specified and directed by the partJ. of the second part, the how, it say, much specified and the rest of parable and to parable and the part of the second part to the sate from the rest of the same become due and parable, and thatLigy. will have been due to the indefaure and the same become due and parable and directed by the part	
and select of a good and indefaultic cuits of interfaunce therein, for and dear of all incumbrance	
and setted 4 a good and indefaulthe caits of interviews therein, for and dear of all incumbrance	©)
and setted 4 a good and indefaulthe cate of interiment therein, free and care of all incumbrance	•
and setted 4 grout and indexnike exists of interviews therein, from and dese of all incumbrance	0
and defined a good and indefensible exists of interviews therein, for and dear of all incumbrance	0
and setted 4 grout and indexnike exists of interviews therein, from and dese of all incumbrance	
and defined a good and indefensible exists of interviews therein, for and dear of all incumbrance	•
and select of a good and indefaulthe exists of interviews therein, for and deze of all incumbrance	0
and select of a good and indefensible cuits of interviews therein, for and date of all incumbrance	0
and select of a good and indefaulthe exists of interviews therein, for and deze of all incumbrance	
and defined a good and indefensible caits of interviews therein, for and dates of all incumbrance	
and select a pool and indicable caits of interviewe therein, for and cars of all incumbrance	0
and define of a good and indefensible exists of interviews therein, for and dear of all incumbrance	0
and define if a good and indicable caits of interviews therein, for and date of all incumbrance	
and defined a good and indefensible caits of interviewes therein, for and deze of all incumbrance	
and a field of a good and indefaultie cuits of interinance therein. For each of all formalizations of the second part of the se	0
and a deed of a good and indefaultie calls of interviewes therein, for and deer of all incombranes and that they will server and addend the same against all percent making hardle calls therein. It is streed between the prime therein the task part 22.0 of the form part hall at all there during the life of this indefaulties, pay all tasks or assessments that may be levied are and by any how how more owners at and is operation and during the part 2, 2d the form part hall at all there during the life of this indefaulties there in the same become due and particle and the part 2, 2d the besord part the house the part 2 is the besord part the house besord as at the besord part the house besord as at the besord part the house the part 2 is the besord part the part 2 is the besord part the besord part the besord part the part 2 is the besord part the part 2 is 2d to be part 2 part 1 (2d to be part 2 part 1	