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<pre>binders and</pre>	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>27</u> day
The Larrence Duliding and Lean Association p	W. H. Pasewark and Eva Pasewark,	August A. D. 10 41 , at 4130 o'clock P. 1
The Learners Building and Lean Association p	[10] A. M. Martin, M. M. M. M. M. Martin, and A. Martin, and A Martin, and A. Martin, and A. Martin, and A. Martin, and A. Martin, and and A. Martin, and and A. Martin, and and A. Martin, and	Warolf a. Beck Register of Deeds.
The APPercent of the second part of the second	The Lawrence Building and Loan Association	
The Le Descent And Prog Segent X, bushand and stife ct Issue on the forpers at prefers of the forpers at The Levence Building and Leon. Association. WITNESSETH, That the subject y = of the furth part is condection of the sum of	THIS INDENTURE, Made this 27th day of Augus	st, in the year of our Lord, one thousand nit
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<pre>land: Beginning 486.29 feet South of the entor corner of Section Six (c), Township Thirteen (13), Range Twenty (20); thence East Si3.5 feet; thence South 135.94 feet to the place of beginning, containing one acre more or less, less the Wort SO feet thereof to Dougles County, for public highway, in the Southeast Quarter of Section Six (c), Township Thirteen (13), Range Twenty (20)</pre>	Seventeen Hundred Fifty and no/100	DOLLARS, to them duly naid, the receipt of
<pre>land: Beginning 486.29 feet South of the centor corner of Section Six (c), Township Thirteen (13), Range Twenty (20); thence East Si3.5 feet; thence South 135.94 feet to the place of beginning, containing one acre more or less, less the Wort SO feet thereof to Dougles County, for public highway, in the Southeast Quarter of Section Six (c), Township Thirteen (13), Range Twenty (20)</pre>	The News 50 Acces at a	n fallanian darahlad karak af
Six (6), Township Thirteen (13), Range Twenty (20); thence East 313.5 feet; thence North 138.94 feet; thence West 313.5 feet; thence North 138.94 feet to the place of beginning, containing one acre more or less, less the West 30 feet thereof to Douglas County, for public highway, in the Southeast Quarter of Section Six (6), Township Thirteen (13), Range Twenty (20) with the spectromener and the setter, tile and interest of the said partlesfee the fact part threet. At the states and the setter, tile and interest of the said partlesfee the fact part threet. At the states and the setter, tile and interest of the said partlesfee the fact part threet. At the states and the setter, tile and interest of the said partlesfee the fact part threet. At the states and the setter, tile and interest of the said partlesfee the fact part threet. At the states and the setter, tile and interest of the said partlesfee the fact part threet. At the setter and the setter is a state and interest of the said partlesfee the fact part threet. At the setter and the setter is a state and the setter is the setter is a state and the setter is a sta		
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<pre>status of a same of a star of a</pre>	And the said part. 105 the first part of hereby convents vag arree that at the and brief of a good and inderfeasible exists of inheritance therein, free and cans of all incr and that they will warrest and defeed the same arainst all parties making lawful chim It is agreed between the parties herein that the part 102 of the first part shall at or assessed exists and real status when the same beamed on and parties have the same share the theory of the same arainst all parties and the theory such sum and by nuch insurance company as shall be specified and directed by the part $Y_{}$ on the same of 102 . Intervet. And in the second part 102 for the first part shall at a same bound of the lawful the part $Y_{}$ of the second part 102 for the first part shall be an an brief neutrich, then the part $Y_{}$ of the second part may part shall taxes and the indectors, and whill here arises in the second part 102 for the first of a parties that the same shares that have the shares the the second part may part shall taxes and taxes the indectors. The sharest part $Y_{}$ of the second part may part shall be a part of a part of the second part of 102 for the first of a part of the part $Y_{}$ of the second part may part of the second part of the secon	as delivery herest_they_AFOthe lawful ownerS_ of the premiers above grants combrance wrsts. At thiss during the life of this indexture, pay all taxes or narransmests that may be here y_MTAL1, even the building: upon effort and trend even indexture around the rand torsake is d the second part, the low, if any, make paythis to the part y_of the second part to the pay much taxes when the same become due and paythis and to kape and premises insure that pay much taxes when the same become due to the paythis and to kape and premises insure pay much taxes when the same become due to the paythis and to kape and premises insure that the anomato payth that however a payt of the indextension, second k
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written. W. H. Pasowark (SEAL) W. H. Pasowark (SEAL) W. H. Pasowark (SEAL) W. H. Pasowark (SEAL) W. H. Pasowark (SEAL) Eva Pasowark (SEAL) STATE OF Kansas County cf Douglas ss. BE IT REXEMBERED, That on this 27th day of August A. D. 1941, before me, a Motary Publiq in the aforeaal County and State, came W. H. Pasowark and Fva Pasowark, husband and wife to me personally known to be the some person S who executed the foregeing instrument and duly acknowledged the execution of the same. IN WITEESS WIEREOF, I have herecuts subscribed my mane, and affixed my official seal on the day and year last above written. (SEAL) Hy commission expires on the 21st day of Agril 1942, Notary Public. I, the undersigned owner of the within mortgage, do hereby acknowledge to full payment of the debt secured thereby, and authorites the Register of Deeds to enter the discharge of this mortgage (f record. Dated thisfor ing of and 10 % d.	And the said part 1050 the first part do hereby convents val arrow that at the said heided a good and indefeasible create of inheritance therein, free and clear of all increased later that are the said of the same aralies the same said are the same said are the same said are the same same same same same same same sam	is delivery herest <u>they</u> <u>AFO</u> the lawful ownerS. of the premiers above grants runnherance <u>vertex</u> . All these during the Hilfs of this infecture, pay all taxes or suscenses that may be here <i>x</i> . This taxes when the same become due and payshis to the part <i>y</i> . of the second part is the pay rack have when the same become due and payshis and to keep aid premises insure <i>x</i> , or citier, and the amount to paid shill become a part of the infection free and taxes of the second part, the beam terms to paid this become the part <i>y</i> . of the second part is the pay rack have when the same become due and payshis and to keep aid premises insure or citier, and the amount to paid shill become a part of the infection free second part of fully repaid. OU =
Eva Pasewark (SEAL) (SEAL) (SEAL) STATE OF Kansas STATE OF BE IT REXEMBERED, That on this 27th day of August A. D. 1941, before me, a Notary Fubliq in the aforeaald County and State, came	And the said part 105 the first part as broke covenant was arree that at the add setied of a good and indefensible exists of inheritance therein, free and clare of all increased leads of add indefensible exists of inheritance therein, free and clare of all increases of exists and interact and defend the same against all parties making havful claims in the 1 is a spreed between the particles herein that the part 1.63 of the first part all at a reasess exists and interact. And in the event that cash part 1.63 to define the same become due ado payting has all have related to the the same become due ado payting that the indecimer, and in the event that cash part 1.63 to define 1.63 to the define part 1.63 to define 1.63 to the define 1.63 to 1.64 to	as delivery herest <u>they</u> <u>AFO</u> the lawful overs ² . of the premises above grants numberage events. At time during the life of this infesture, pay all taxes or assessments that may be here \sqrt{y} <u>MIL</u> here the buildings open after call rates are not assessments that may be here of the second part, the loss, if are, make sparsh to the part <u>J</u> and the and formals 1 d the second part, the loss, if are, make sparsh to the part <u>J</u> and the answer law to the pay rate hits are become due and partial and to kerp add provides the pay rate hits are become due and partial and to kerp add provides the pay rate hits are become due and <u>partial</u> and to kerp add provides the rate of the means are partial shall become a part of the induits lense, accurd to the first result. GOU — — — — — — — — — — — — — — — — — — —
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