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FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.		
R. 5. Wood and Ruth Wood, husband and wife	This instrument was filed for record on the 1st day of <u>Apr11</u> A. D. 1942, at 5100 o'clock P. M. Narold R. Ext	•	)
The Lawronce Building and Loan Association	Register of Deeds. By Deputy.		
THIS INDENTURE, Made this 20th day of March hundred and forty-two between R, S. Wood and Ruth Wood, husband and wif	, in the year of our Lord, one thousand nine		
parties of the first part, and The Lawrence Building a	88 ond State ofKansas nd_Loan_Associationpart yof the second part.		
WITNESSETH, That the said part 102 of the first part, in comb Two Thousand and no/100	derailon of the sum of duly paid, the receipt of Grant. Bargain, Sell and Mortgage to the said part Y_ of the second part, Douglas and State of Kunsas, to-wit:	Ī	
. The West one-half $(\mathbb{W}^1_{\widehat{\mathbb{C}}})$ of the South Fifty Babacok's Enlarged Addition to the City of	feet (s 50) of Lot Four (4), Block Fourteen (14), Lawrence, Kansas.		
	8		
with the appurtenances and all the estate, title and interest of the said And the said part 805 of the fic: part 60	at the delivery hereof Thoy_are the lawful owner S. of the premises above granted,		
or assessed arginant such real exists when the same becomes due and paysible, and that such sum and by such insurance company as shall be specified and directed by the part; scients of115interest. And is the event that such shard. So for the first part shall as a barele provided, then the part $\underline{Y}_{}$ of the second part may pay said taxe and in this indexiver, and shall bere interest as the part of 10% from the due of payment	all at all linese during the life of this indextory, pay all traces or assessments that may be level $\frac{1}{100}$ , $\frac{1}{100}$ , $\frac{1}{100}$ , $\frac{1}{100}$ , $\frac{1}{1000}$ , $\frac{1}{1000}$ , $\frac{1}{10000}$ , $\frac{1}{10000000000000000000000000000000000$		
according to the terms of $OR_{0}$ certain written oblication for the payment of and by <u>1ts</u> terms made payable to the part $Y$ of the second part, with all or sums of moment advanced by the said part $M$ of the second part to pay for any f	of add sum of moner, executed on the 20th day of March 19 42. Interest accruing thereos according to the terms of add folligation and also to secure any sum insurance or to discharge any taxes with interest thereon as herein provided, in the erest that all the advirtuit constated therein follog discharged. If default he make in such payments or any	6	
part thereof or any obligation created thereby, or interest thereon, or if the taxes or not kept up, as provided herein, or if the buildings on said real estate are not kept in skill beceme absolute, and the whole sum remaining unpaid, and all of the obligations immediately mature and become due and payable at the option of the holder hereof, w	ad the soligition contained therein fully discharged. If default he make in such payments or any n sail real vatice are not paid, when the same beyong does and payable or if the inversance is involved for in a such as the same beyong the same second payment and write soligiting the same second payment and write soligiting for the sail pay $J_{\rm eff}$ of both the informative is given, shall without notice, and it shall be tarful for the sail part $J_{\rm eff}$ of both the informative is given, shall write the same second payment of the same second part $J_{\rm eff}$ and the same second part $J_{\rm eff}$ and the same provided by her and to have a receiver applied to collect the $\gamma$ part thereof, in the manary provided by har and to have a receiver applied to collect the $\gamma$ part thereof, in the manary provided by har and to have a receiver applied to collect the $\gamma$ part thereof, in the manary provided by har and to the shall be table by the part $\gamma_{\rm eff}$		4
to relat the amount then unpaid of principal and interest, together with the costs amount the costs and	and each and every obligation therein contained, and all benefits accruing therefrom shall	ฏ	
making such sale, on demand, to the first part 195. It is agreed by the parties hereto that the terms and provisions of this indentur- extend and funce to, and he obligatory woon the heirs, executors, administrators, pe	hereunto set their hand and seals the day and year last above		
making such sale, on demand, to the first part 105. It is agreed by the parties hereto that the terms and provisions of this indentur- atend and innur to, and be obligatory upon the heirs, executors, administrators, pe IN WITNESS WHEREOF, The part 105 of the first part havo	hereunto set thoir hand fird seal 8 the day and year last above R. E. Wood (SEAL) Ruth Wood (SEAL) (SEAL)		

Ruth Wood, husband and w to me personally known to be the same person 9\_\_\_\_\_ who executed the foregring instrument and duly acknowledged the execution of the same execution execution of the same execution execution of the same execution execution

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(SEAL)

I, the of Deeds t

RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the doit secured thereby, and authorize the Register of Deeds to enter the digenarge of this mortgage of record. Dated this if the day of fulling disc from Response to the Register (Cap Gael) By J. E. Ely Scientary

(SEAL)

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356