		0.120.421
Reg.	No.	3033
Fee	Paid,	\$ 3.50

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss.	COLUMN AND A
Geo. R. Florance and Faye Florance, husband and wife TO	This instrument was filed for record on the24 day of day of June A. D. 19 42., at 8145 evideok A. M A consult of Discher A Register of Diseds.	٩
The Lawrence Building and Loan Association	ByDeputy.	
THIS INDENTURE, Made this _23rd day ofJu hundred andTorty-twobetweenGoo, R. Fl	ne, in the year of our Lord, one thousand nine orance and Faye Florance, husband and wife	
of Lawrence in the County of Douglas part iss of the first part, and		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Fourteon Hundred and no/100	DOLLARS, to them duly paid, the receipt of irant, Bargain, Sell and Mortgage to the said part y of the second part, is and State of Kansas, to-wit:	
Lots Number Ninety One (91) Ningty Three	(93), and Minety Five (95) on Delaware Street	
	(91), Ninety Three (93) and Ninety Five (95)	•
on Delaware Street, all constituting one t	tract or parcel of land in the City of Lawrence.	
	A	
with the annucleanness and all the estate title and interact of the acid name	of of the first and thereis	
with the appurtenances and all the estate, title and interest of the said part i And the said part 1625 the first part do hereby covenant and arree that at the d and seized of a good and indefaultic estate of inheritance therein, free and clear of all incum	tellvery hereof they are the lawful owner S of the premises above granted,	1
and that they will warrant and driend the same argunt all parties making lawful claim there. It is agreed between the parties hereto that the part $\lambda 00$ of the first part shall at all	ta.	1
or assessed against said real estate when the same becomes due and payable, and that LUBY, such sum and by such insurance company at shall be specified and directed by the part y of the	WILL keep the buildings upon said real estate insured against fire and tornado in he second part, the loss, if any, made payable to the part V of the second part to the	
estent of <u>115</u>	y such taxes when the same become due and payable and to keep said premises insured	
THIS GRANT is intended as a mortgage to secure the payment of the sum of Fourteen Hundred and no/100	DOLLARS	
according to the terms of CDC certain written oblication for the payment of aski as and by LTS terms made payable to the part of the second part, with all interest or sums of menerg advanced by the said part y of the second part to pay for any haurance	accruing thereon according to the terms of said obligation and also to secure any sum	
and particles of the first parts had been on y - one wave had to be your any intermed and particles of the first parts had had been as provide in this indexture part, thereof or any definition created therein, or interest thereon, or if the taxes on and in our here is a provided bereach, of if the buildings on and part a since are not hard, in an are immediately nature and beense does not any since and the indexture interest, as provide bereach and the symptometry of the buildings on and part a since are not hard, in a such immediately nature and beense does not appake at the option of the build provide on all the intermement.	or to discharge any taxes with interest thereon as herein provided, in the event that	۲
not kert up, as provided herein, of if the buildings on said real easis are not kert in as good chall become absolute, and the whole sum remaining unpaid, and all of the obligations provide immediately mature and become dee and payable at the option of the holder hereof, without	as ensue are not pain when the same second gue and payable or it the inducator is provide a they are now, of it was is sconding or the second	
rents and benefits accruing therefrom; and to soil the premises hereby granted, or any part the to retain the amount then unpaid of principal and interest, torether with the crait and charge	bereaf, in the mar aer prescribed by law and out of all moneys arising from such sale	
making such sale, on demand, to the first part 105. It is arreed by the partice hereto that the terms and provisions of this indexture and en- ented and houre io, and be oblicativy guote the heirs, executor, administrator, prevail re- IN WITNESS WHEREOF, The part 105.0f the first part hav0 hereu written	ch and every obligation therein contained, and all benefits accruing therefrom shall presentatives, assigns and successors of the respective parties herein.	
written.	Geo_R. Florance(SEAL)	
	Faye Florance (SEAL)	
	(SEAL)	
County of Douglas		· 10月
BE IT REMEMBERED, That on this 23rd 	County and State, came	Þ
execution of the same.	who executed the foregring instrument and duly acknowledged the	
above written. My commission expires on the 21st	beeribed my name, and affixed my official seal on the day and year last day ofApril19_46	۲
(SEAL)	L. E. Eby	
RELEAS	SE the full permanent of the data secured threader at a state of the secure of the sec	
I the undersigned owner of the within mortgage, do hereby acknowledge of Deeds to enter the discharge of this mortgage of record Dated this - O.C. Attich: L. E. Ely The Kawrener C. Scienterry (Corp. See) y. E. S. Weather	- day of	
attest L.E. Ely The Lawrence a	Morigagee. Owner.	
Secretary (Oal y C. D. Weathe	and the second sec	