(

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88,			
1993년 1993년 - 1997년 - 1944년 - 1944년 - 1947년 - 1 1947년 - 1947년 - 1947년 - 1947년 -	This instrument was filed for record on the18 day of	۲	0	
Charley Ford and Ella Ford, husband and wife TO	Dec. A. D. 19 42, at Bi40 o'clock A. M.	S.		
			建水营	
e Lawrence Building and Loan Association	By Deputy.			
THIS INDENTURE, Made this <u>16th</u> day of	December, in the year of our Lord, one thousand nine		f	
Charley Ford and Ella Ford, husband and wife	e			
	as and State ofKansas			
The Lawrence Euilding and Loan Association	part _y of the second part.			
WITNESSETH, That the said part ies of the first part, in con Five Hundred and no/100	DOLLARS, to duly paid, the receipt of			
which is bereby ack-owledged, ha YC stld, and by this indenture do the following described real estate situated and being in the County of	Grant, Bargain, Sell and Mortgage to the said part Y of the second part, Douglas and State of Kansas, to-wit:	Ī	1	
Lots Numbered Fourteen (14), Fifteen (15)	) and Sixteen (16) in Addition Sight (6)			
in that part of the City of Lawrence, for	rmerly known as North Lawrence.	•		
			•	
		(A)		
		- 1	-	
with the appurtenances and all the estate, title and interest of the said	d part _105 of the first part therein.			
And the said part_165sf the first part do hereby covenant and agree that nd seized of a good and indefeasible estate of inheritance therein, free and clear of a	at the delivery hereof			
And the ski part 1004 the first part do — hereby covenant and agree that of seited of a good and indefeasible eviate of inkeritance therein, free and clear of a od that they will warrant and defend the same against all parties making lawful clea It is agreed between the parties hereto that the part 1005 of the fart part as	as the delivery hereof \$109. APO. the lawful owner S. of the premiers above granted, all forombrane			
And the sail part_1CBC the first part dohereby revenant and agree that desired of a good and indefensible estate of inheritance therein, free and clear of a d that they will warrant and defend the same agrains all parties making lawfold is its is agreed between the parties hereto that the part 1GS of the first part is assessed against said real retate when the same becomes due and payable, and that - some and by such insurnee company as abilit by expected and directed by the part.	a the defirery hereof \$109. APO. the lawful owner S. of the premiers above granted, all foromhence			
And the sail part 1600 the first part do hereby revenant and agree that detected a new scalar of index the state of interiment therein, free and clear of a of that they will warrant and defend the same against all parties making havful cle It is agreed between the parties hereto that the part 165 of the first part a measured against rail real state where the same become due and paytok, so that ch sum and by such howerners company as shall be specified and directed by the part of the first part has the servet that salp part 162 for the serve has fill the set of 152.	at the defirery bread			
And the sail part $\frac{1}{100}$ the first part do hereby revenant and arere that desired of a coord and indefensible estate of intertinence therein, free and clear of a d that they will warrant and defend the same arguint all parties making lawful ch It is arreed between the parties hereto that the part $\frac{1}{100}$ of the first part a messed against sail real estate where the same become due and parable, and that the same and by such insurance company as shall be specified and directed by the part is therein parallel, then the part $\frac{1}{100}$ the first part half is in herein parallel, then the part $\frac{1}{100}$ of the efficience of paramet is indefined. On the same $\frac{1}{100}$ of the efficience of paramet is indefinite, and half here interface to groups the paramet of the same of $\frac{1}{100}$ first be due to paramet THIS GRAFY to include as a montance to Argue the paramet of the same of $\frac{1}{100}$ form	at the delivery beread			
And the sail part_1026 the first part dobreeky revenant and agree that desired of a cool and indefensible estate of inkeritance therein, free and dear of a d that they will warrant and defend the same arains all parties making lawful d it. It is arreed between the parties hereto that the part 105 of the first part a reserved against sail real estate when the same becomes due and payable, and that the same and by such insurance company as shall be opedied and directed by the part lent of1.5. Interest. And is the event that sail part 108 the first part shall is indefault, but he part of the scored part in may ray sails in the same of payable, and that herein provide, then the part of the scored part may ray sails in the same of payable is indefault, is intered as a metrizer to prevent may ray sails in the date of payment THIS GRAFY is interest. And000	at the delivery beread			
And the sail part 1026 the first part do hereby recommant and serve that derived of a cost on inderivable sents of interiment therein, free and clear of a of that they will warrant and defind the same arainst all parties making inwind its arreed between the parties hereto that the part 105 of the first part sh ascened arainst unit and exits where the same become due and parking, not that the same and by such instances company as shall be specified and directed by the part is the same and by match instances. And is the second part may ray sakt issues and the same and by such instances company as shall be specified and directed by the part of the same and by such instances company as a start in the same and herein partial, then the part Y. of the second part may ray sakt issues and is the same and the same and the same second part may ray sakt issues and is the same same and the same second part in the same of	at the delivery hereof. they are the hard owner 3. of the premites above granted, all nonvhrame. They are the inferture, pay all taxes or assessments that may be iered they will keep the buildness upon said real exists insured against fire and tornado in "Join the second part, the loss, if any, made payable to the part Joint of the second part, to be fill to yar politicate when the same bosoned are and payable and to here and premises insured however, or either, and the answert so paid shall become a part of the individual premises insured by the same of money, executed on the 16th day of December 19, 420. Interval the terming thereon according to the terms of said abligation and also to sector any same			
And the sail part 1026 the first part do hereby recommant and serve that derived of a cost on inderivable sents of interiment therein, free and clear of a of that they will warrant and defind the same arainst all parties making inwind its arreed between the parties hereto that the part 105 of the first part sh ascened arainst unit and exits where the same become due and parking, not that the same and by such instances company as shall be specified and directed by the part is the same and by match instances. And is the second part may ray sakt issues and the same and by such instances company as shall be specified and directed by the part of the same and by such instances company as a start in the same and herein partial, then the part Y. of the second part may ray sakt issues and is the same and the same and the same second part may ray sakt issues and is the same same and the same second part in the same of	at the delivery hereof. they are the hard owner 3. of the premites above granted, all nonvhrame. They are the inferture, pay all taxes or assessments that may be iered they will keep the buildness upon said real exists insured against fire and tornado in "Join the second part, the loss, if any, made payable to the part Joint of the second part, to be fill to yar politicate when the same bosoned are and payable and to here and premises insured however, or either, and the answert so paid shall become a part of the individual premises insured by the same of money, executed on the 16th day of December 19, 420. Interval the terming thereon according to the terms of said abligation and also to sector any same	•	•	
And the sail part 1000 the first part do hereby revenant and arere that desired of a cost of indexcible cents of interviewe therein, free and cars of a d that they will warrant and defend the same aziant all parties making lawful die It is arreed between the parties hereto that the part 100 of the first part a messed against usil red ratics when the same becomes due and paych, so that the same and by such instruces company as shall be specified and directed by the part effect of .112. Interest. And is the next that saids that in the same and by such instruces company as shall be primerily and the same aziant of the first of .112. Interest. And is the next that saids the right of the next and the indext of .112. Interest. And is the next of the same ray said marge and is indextors, and that like risteries to percer the payment of the same of	at the deformer benef. they are the hard owner 3. of the premises above granted, all fanombrane	•	•	
And the sail part $1.626$ the first part do hereby econnant and agree that desired of a cost of indefaulties entate of intritiance therein, free and dear of a of that they will warrant and defend the same against all parties making lawful die It is arreed between the parties hereto that the part $1.63$ of the first part ab making lawful their law of the the same beyond the same against making lawful die it is arreed between the parties hereto that the part $1.63$ of the first part ab the same ad by such however or company as shall be specified and directed by the part that of $1.16$ informed. And in the next Dist adapt $1.62$ the first part shall be indefaulty, and shall here interest it as the part of $1.05$ from the dust of part shall in director the shall here interest is the rate of $1.05$ from the dust of part shall indefaulty. The limit of $1.00$ core is a specified and directed by the part -1.5 from $1.01$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core	at the delivery here $d_{\rm end}$ they are the hard owner 3. of the premises above granted, all fanombrane	۲	•	
And the sail part $1.626$ the first part do hereby econnant and agree that desired of a cost of indefaulties entate of intritiance therein, free and dear of a of that they will warrant and defend the same against all parties making lawful die It is arreed between the parties hereto that the part $1.63$ of the first part ab making lawful their law of the the same beyond the same against making lawful die it is arreed between the parties hereto that the part $1.63$ of the first part ab the same ad by such however or company as shall be specified and directed by the part that of $1.16$ informed. And in the next Dist adapt $1.62$ the first part shall be indefaulty, and shall here interest it as the part of $1.05$ from the dust of part shall in director the shall here interest is the rate of $1.05$ from the dust of part shall indefaulty. The limit of $1.00$ core is a specified and directed by the part -1.5 from $1.01$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core	at the delivery here $d_{\rm end}$ they are the hard owner 3. of the premises above granted, all fanombrane	۲	•	
And the sail part $1.626$ the first part do hereby econnant and agree that desired of a cost of indefaulties entate of intritiance therein, free and dear of a of that they will warrant and defend the same against all parties making lawful die It is arreed between the parties hereto that the part $1.63$ of the first part ab making lawful their law of the the same beyond the same against making lawful die it is arreed between the parties hereto that the part $1.63$ of the first part ab the same ad by such however or company as shall be specified and directed by the part that of $1.16$ informed. And in the next Dist adapt $1.62$ the first part shall be indefaulty, and shall here interest it as the part of $1.05$ from the dust of part shall in director the shall here interest is the rate of $1.05$ from the dust of part shall indefaulty. The limit of $1.00$ core is a specified and directed by the part -1.5 from $1.01$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core	at the delivery hered — they are the hard owner 3. of the premises above granted, all constraines and all constraines are all constraines and all constraines are all constraines and all constraines are all constraines and the end to a set of the second part, the loss if may, made payable to the part 1/2 of the second part, the loss if may, made payable to the part 1/2 of the second part, the loss if may, made payable to the part 1/2 of the second part, the loss if may, made payable to the part 1/2 of the second part, the loss if may, made payable to the part 1/2 of the second part, the loss of the part 1/2 of the second part, the loss of the second part, the loss of the part 1/2 of the second part, the loss of the second part 1/2 of the loss of the second parts of the loss of the second part 1/2 of the loss of the loss of the second part 1/2 of the loss of the second	•	•	
And the sail part $1.626$ the first part do hereby econnant and agree that desired of a cost of indefaulties entate of intritiance therein, free and dear of a of that they will warrant and defend the same against all parties making lawful die It is arreed between the parties hereto that the part $1.63$ of the first part ab making lawful their law of the the same beyond the same against making lawful die it is arreed between the parties hereto that the part $1.63$ of the first part ab the same ad by such however or company as shall be specified and directed by the part that of $1.16$ informed. And in the next Dist adapt $1.62$ the first part shall be indefaulty, and shall here interest it as the part of $1.05$ from the dust of part shall in director the shall here interest is the rate of $1.05$ from the dust of part shall indefaulty. The limit of $1.00$ core is a specified and directed by the part -1.5 from $1.01$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core	at the definition period	•	•	
And the sail part $1.626$ the first part do hereby econnant and agree that desired of a cost of indefaulties entate of intritiance therein, free and dear of a of that they will warrant and defend the same against all parties making lawful die It is arreed between the parties hereto that the part $1.63$ of the first part ab making lawful their law of the the same beyond the same against making lawful die it is arreed between the parties hereto that the part $1.63$ of the first part ab the same ad by such however or company as shall be specified and directed by the part that of $1.16$ informed. And in the next Dist adapt $1.62$ the first part shall be indefaulty, and shall here interest it as the part of $1.05$ from the dust of part shall in director the shall here interest is the rate of $1.05$ from the dust of part shall indefaulty. The limit of $1.00$ core is a specified and directed by the part -1.5 from $1.01$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core	at the delivery hered — they are the hard owner 3. of the premises above granted, all constraines and all constraines are all constraines and all constraines are all constraines and all constraines are all constraines and the end to a set of the second part, the loss if may, made payable to the part 1/2 of the second part, the loss if may, made payable to the part 1/2 of the second part, the loss if may, made payable to the part 1/2 of the second part, the loss if may, made payable to the part 1/2 of the second part, the loss if may, made payable to the part 1/2 of the second part, the loss of the part 1/2 of the second part, the loss of the second part, the loss of the part 1/2 of the second part, the loss of the second part 1/2 of the loss of the second parts of the loss of the second part 1/2 of the loss of the loss of the second part 1/2 of the loss of the second	•	•	
And the sail part $1.626$ the first part do hereby econnant and agree that desired of a cost of indefaulties entate of intritiance therein, free and dear of a of that they will warrant and defend the same against all parties making lawful die It is arreed between the parties hereto that the part $1.63$ of the first part ab making lawful their law of the the same beyond the same against making lawful die it is arreed between the parties hereto that the part $1.63$ of the first part ab the same ad by such however or company as shall be specified and directed by the part that of $1.16$ informed. And in the next Dist adapt $1.62$ the first part shall be indefaulty, and shall here interest it as the part of $1.05$ from the dust of part shall in director the shall here interest is the rate of $1.05$ from the dust of part shall indefaulty. The limit of $1.00$ core is a specified and directed by the part -1.5 from $1.01$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core	at the definery hered	•	•	
And the sail part $1.626$ the first part do hereby econnant and agree that desired of a cost of indefaulties entate of intritiance therein, free and dear of a of that they will warrant and defend the same against all parties making lawful die It is arreed between the parties hereto that the part $1.63$ of the first part ab making lawful their law of the the same beyond the same against making lawful die it is arreed between the parties hereto that the part $1.63$ of the first part ab the same ad by such however or company as shall be specified and directed by the part that of $1.16$ informed. And in the next Dist adapt $1.62$ the first part shall be indefaulty, and shall here interest it as the part of $1.05$ from the dust of part shall in director the shall here interest is the rate of $1.05$ from the dust of part shall indefaulty. The limit of $1.00$ core is a specified and directed by the part -1.5 from $1.01$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core $1.00$ core 1.00 core $1.00$ core	at the definity hered		•	
And the sail part 1026 the first part do hereby econnent and spare that deried of a could indexibility estate of information there of the add char of a could be started between the parties bereful that the part in 50 of the first part in the same against all relative the there is the started between the parties bereful that the part in 50 of the first part in the same against all relative the same against part in the same again the same against part in the same against part in the same against part in the same again agai	at the definity hered			
And the sail part_1026 the first part do hereby econnent and saree that deried of a could indexibility estate of information therein (first part) and clear of a could be sare a called a could be sare a could be sare a called a could be sare a could be could be sare a could be could be sare a could be co	at the delivery hered	•		
And the sail part_1026 the first part do hereby recommand and sarre that a berief of a court of local index of the same arainst entered, first and clear of a court of the theorem of the parties bereen that the parties fraction of the theorem of the parties bereen that the part 105 of the first part the same arainst all predict and the same arainst all parties making laws of the same arainst all rest that the part 105 of the first part the same arainst all parties making laws of the same arainst all parties making laws of the same arainst all rest that the parties of the same arainst all parties the same the same bare of the same arainst all parties the same arainst the rest that sale parties the same and by such instructs. And is the next that sale part is the first is the same area of the same and the same area of the first bar the same area of the first bar the same area of the first bar the same area of the same area. The same area of the same area. The same area of the same area. The	at the definity hered. they AFG the hards excerd 3, of the premises above granted, all showhere a set of the set of the inferiture, pay all taxes or assessments that may be iered they will keep the buildness upon said real excite insured against fire and ternaks in _Join the second part, the loss, if any, made paytile to the part J. of the second part to the first pay will keep the buildness upon said real excite insured against fire and ternaks in _Join the second part, the loss of any, made paytile to the part J. of the second part to the first pay will be amount as paid shall become a part of the individual premises insured however, or either, and the amount as paid shall become a part of the individual second premises insured instructions of more, executed on the 16th day at December 4de instructions and more, executed on the 16th day at December 4de instructions and more, executed on the individual second and previded. In the event that instructions are not paid when the same become due and previded, in the event that instructions are not paid when the same become due and previded. In the event that in all read reads are not paid when the same become due and previded in the conserva- ment derives in the shall be brain in constitute of all derives are in the conserva- ments derives in the manary provided by it was at the and the same in the same of the start of the manary provided by it was at the shall be addited as certical the reads of the start of the manary provided by it was at the shall be addited as certical the shall of the rest of the manary provided by the same of the day and same due and all benefits as a start at the of the rest of the same of the constraint, and all benefits as certical therein the addi- of the rest and the same of the constraint, and all benefits as certical the start and the same chart of the manary provided by the same of the day and year last above 			
And the sail part_1026 the first part do hereby econnent and spree that a deried of a could indefaultie state of information therein, first part do hereby resummant and char of a solution of that they will warrant and defend the same arainst all particle making haveful die It is arreed between the parties herein that and part 105 of the first part hat the same arainst all rest into a single solution of the same arainst all parties making haveful die It is arreed arainst all rest into the same arainst and rest into a single solution of the same arainst and rest into a single solution of the same arainst and rest into a single solution of the same arainst and rest into the same and by such instance company as shall be specified and directed by the part is into a single solution of the same arainst and the same event that and by the first part that into the same arainst the same arainst the same arainst and the same arainst the same arainst the same arainst the same arainst and the same arainst and the same arainst	at the definery hered			
And the sail part 1026 the first part do	at the delivery hered			
And the sail part 1026 the first part do hereby econnent and spree that a deried of a could index of a thereby resummant and char of a thereby the start of the same arguing t	at the delivery hered			
And the sail part_1026 the first part do hereby recommand and spare them do are of a sail of herein be state of historic bertes of the same arainet when there are an of the same arainet and dere of a same arainet and dere of a same arainet and recent are and benefits and dere of a same arainet are states and be same arainet are states and be same and be same arainet are same arainet and recent are and be same arainet are same	at the delivery hered	•		
<pre>ab arried of a news and indensities relate of inheritance therein, free and clear of a test of the internet and derived the arried sequence large in the particle between the particle between the particle between the task in the part 102 of the first part at the second and internet and provide and directly and the part is and by such larger the part is and part 102 of the first part at the information and the second and the second arger that the part is and the second arger that the part is and the second arger that the part is and the second arger that the second arger the second arger that the second arger that the second arger that the second arger that the second arger the second arger that the second arger t</pre>	at the definery hered	•		
And the sail part_1G26 the first part do hereby econnent and spree that a desired of a constant of the intermediate thereon, the same arainst all defend the same arainst all particle making herein the same arainst all particle making herein the same arainst all rearters between the parties herein that the part 1G5 of the first part hat the same arainst all real states the parties herein that the part 1G5 of the first part hat the same arainst all real states herein that and the same arainst all real states herein that and parties for the same arainst all real states herein the same bases the same arainst all real states herein the same and by such instances company as hall be specified and directed by the part is a for the same arainst and the same arainst at the real of 130 for the same arainst and the same arainst a state real state and the same arainst and the same arainst the same arainst and the same arains	at the delivery hered	•		
And the sail part_1026 the first part do hereby recommand and spare them do are of a sail of herein be state of historic bertes of the same arainet when there are an of the same arainet and dere of a same arainet and dere of a same arainet and recent are and benefits and dere of a same arainet are states and be same arainet are states and be same and be same arainet are same arainet and recent are and be same arainet are same	at the delivery hered			

446