MORTGAGE RECORD 91

Reg. No. 4023 Fee Paid, \$_32.50

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John W. Brand : Catharine S. TO	Brand Virginia E.	Bra
The Lawrence Building & Loan	Assn.	

Receiving No. 22362

THIS INDENTURE, Made this 27th

Forty-four

hundred and

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STATE OF KANSAS, DOUGLAS COUNTY, 55. 27 This instrument was filed for record on the... day of December A. D. 1944 , at 4: 30 o'clock P. M. arsed a. Beck Register of Deeds. 71 cheri ton Deputy. 16 71. By_

December in the year of our Lord, one thousand nine John W. Brand and Catharine S. Brand, husbard and wife, and Virginia E. Brand, a single woman

Lawrence _______in the County of ______ Douglas ______ es of the first part, and ______ The Lawrence Building and Loan Association ______ Kansas ___ and State of___ of. parties__ of the first part, and__ __part_y___ of the second part.

WITNESSETH, That the said part_ics_ of the first part, in consideration of the sum of_

_day of

-_DOLLARS, to_them__duly paid, the receipt of Thirteen Thousand and no/100 - - - - -. which is hereby acknowledged, have____old, and by this indenture do_____Grant, Bargain, Sell and Mortgage to the said party__of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:

Commencing on the West line of Ohio Street

in the City of Lawrence, Douglas County, Kansas,

produced South from the Original Town to a

point 168 feet North of the South line of

Section 31. Township 12. Range 20.

thence South on said West line of Ohio Street

produced 125 1/3 feet.

tence West 125 feet.

thence North 62 2/3 feet.

thence West 105 feet.

thence North 62 2/3 feet,

thence East 230 feet to place of beginning

in the city of Lawrence, Kansas with the appurtenances and all the estate, tille and interest of the said part 192_of the first part therein.

And the said part105_0f the first part do______breeby covenant and agree that at the delivery hereof_thay_aro____the lawful owner.S_ of the premises above granted, and seized of a good and indefeatible estate of inheritance therein, free and clear of all incumbrance ______

and that they will warrant and defend the same against all parties making lawful claim thereta. It is agreed between the parties hereto that the part.LBS_____ of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or ansend against said real estate when the same becomes due and hypothe, and that.LBOY_WALL_kerp the buildings upon said real estate insured against fire and tornado in such sum and by such insurance company as shall be specified and directed by the part.______ of the second part, the loss, if any, made payable to the part/y_____ of the second part, that loss, if any, made payable to the part/y______ of the second part, that loss, if any, made payable to the part/y______ of the second part, that list jor art.LBC of the first part.hall fail to pay such taxes shere the same become due and payable, and there is no there is and payable. as herein provided, then the part. V____ of the second part may pay said taxs and insurance, or either, and the amount so paid shall celome a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment until fully repaid.

DOLLARS, 19.44 and also to secure any

or sum of money advanced by the aid part. — of the second part to pay for any insurance, or either, and the amount so paid shall become a part of the indetedness, secured by and part. Des. or the fort part shall fail to pay the same as provided in this indetent. — on the solution constained therein fully discharged. If default be much as payments or any part thereof or any following on extend thereby, or interest indexents on a sad real crists each not pad why there is for the second payments or any part thereof or any following on extend thereby, or interest indexents on a sad real crists each not pad why the is for the second part. — and the solution constained therein fully discharged. If default be much as a previous and the solution and the whole sum remaining unpaid, and all of the obligations portical for is and written obligation, for the sequrity of which this informatic is aven, shall become abolute, and the whole sum remaining unpaid, and all of the obligations portical for is and written obligation, for the sequrity of which this informatic is aven, shall become abolute, and the whole sum remaining unpaid, and all of the obligations portical for is and written obligation, for the sequrity of which this informatic is aven, shall become abolute, and the whole sum remaining unpaid, and all of the obligations portical for is and written obligation, for the sequrity of which this informatic is aven, shall become a state and the solute and payber and the solute and payber and the solute for a solute and the solute and payber and the solute and payber and the solute and payber and the payber and pays. — and the solute are applied as a solute and payber and the solute and payber and the payber and the solute and payber and the solute are applied as a solute and payber and pays and payber to take possession of the said periods at the possession at the said period at the possession of the possession of the said period at the possession of the said period at the possession of the possesi

to retain the amount them unphase of principal and interest, together win use costs and coarses instances interest, and the experiment and the first part 1.00. It is a greed by the parties berein that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accounts therefits and the repetiter bereins. IN WITNESS WHEREOF, The parties_of the first part ha.vo_ hereunto set _their_ handband seals_____the day and year last above written.

 John W. Brand	(SEAL)
 Catharine S. Brand	(SEAL)
Virginia E. Brand	(SEAL)
	(SEAL)

STATE OF_ County of_

was written on the original morigage

Et.

<u>a</u> 6

24-1/121-3 (SEAL)

Kansas

Douglas	}85.
	That on this 27th day of December A.D. 1944, before me, a
	in the aforesaid County and State, cameJohn W. Brand. Catharing S. Brand nd Virginia E. Brand, a single woman
execution of the same.	the same person who executed the foregoing instrument and duly acknowledged the F. I have hereunto subscribed my name, and affixed my official seal on the day and year last

above written. My commission expires on the____3rd____ ___day of_____ October

> Arthur S. Peck Notary Public.

RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register (Carporale Seal) The Laurence Building & Loan asn (Carporale Seal) _, 19.46_ of Deeds to enter the discharge of this mortgage of record. Dated this... en ason Mortgagen W. E. Dicker Mortgagen Vice President -Owner

attest ! attest ! diretary