MORTGAGE RECORD 91

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Reg. No. 4069 Fee Paid, \$ 6.25

The Lawrence Building and Lean Assg. By	Lef of Deeds. eputy: ne thousand n us the second pa
The Lawrence Building and Lean Assg. By Deg THIS INDENTURE, Made this_fifth day of February , in the year of our Lord, on hundred and Forty-five between	eputy. ne thousand ni us the second pa id, the receipt
hundred and Forty-five between R. E. Wood and Buth Wood, husband and wife 0 of Lawrance in the County of Douglas and State of Yanza parties_ of the first part, and The Lawrance Building and Loan Association part/	us the second pa id, the receipt
of LAWFORCCin the County of Dourlasand State ofYaray partLasof the first part, and The LawForce Building and Lean Association partXof t WITNESSETH, That the said partLas of the first part, in consideration of the sum of Twenty five Hundred and no/100 DOLLARS, to duy paid partX of t which is bereby acknowledged, haveeold, and by this indenture doGrant, Bargain, Sell and Mortgage to the said party of the following described real estate situated and being in the County of Douglas and State of Kansas, to wit: The Wast one-half (Wd_2) of the South Firity feet (s 50) of Lot Four (4), Block Fourteen (14), Block Fourteen (14), Block's Enlarged Addition	the second paries
parties_ of the first part, and	the second paries
WITNESSETH, That the said parties_ of the first part, in consideration of the sum of	id, the receipt
Twenty five Hundred and no/100 - 2 DOLLARS, to then duly paid which is hereby acknowledged, harmsold, and by this indenture doGrant, Bargain, Sell and Mortgage to the said party of the following described real estate situated and being in the County of Douglas and Siste of Kansas, to-wit: The West one-half (W ¹ / ₂) of the South Fifty feet (s 50) of Lot Four (4), Block Fourteen (14), Baboock's Enlarged Addition	id, the receipt
the South Fifty feet (s 50) of Lot Four (4), Elock Fourteen (14), Baboock's Enlarged Addition	
Lot Four (4), Block Fourteen (14), Babcock's Enlarged Addition	
Elock Fourteen (14), Eabsock's Enlarged Addition	
Eabcock's Enlarged Addition	
Eabcock's Enlarged Addition	
with the appurtenances and all the estate, title and interest of the said part <u>100</u> of the first part therein. And the said part <u>100</u> of the first part dom.mm.hereby covenant and agree that at the delivery hered. <u>they 0 ro</u> the lawful owner <u>0</u> of the premise and seited of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance and the they will warrant and defend the same against all parties making lawful claim thereta. It is agreed between the parties hereto that the part <u>100</u> of the first part shall at all times during the life of this indenture, pay all taxes or assessments th or assessd against and real estate when the same becomer due and paryble, and that <u>110</u> will keep the buildings upon said real estate insured against such sum and by nuck insurance company as shall be specified and directed by the part <u>100</u> of the second part, the low, if any, made payable to the part <u>100</u> of the site of the second part, the low, if any, made payable to the part <u>100</u> of the second part shall fail to pay such taxes when the same become due and payable and the second part is due to the second part. If the second part may pay said tax and insurance, or either, and the amount so paid shall echore a part of the indetect this indenture. If you clause the part <u>100</u> of the payment unit fluit predid. THIS GRANT is intered to as a metrage to accure the payment of the second part, with all interest accuring therema seconding to the terms of <u>000</u> . Certain written obligation <u>100</u> is a part of the second part to pay for any insurance, or either, and the amount so paid shall be read of and the second part to pay for any insurance, or either, and the amount so paid shall be read of a sametage to pay for any insurance, or either, and the amount so paid shall be made in according to the terms of <u>000</u> . Exciting marking in a second part to pay for any insurance, or either, and the amount so paid shall be made in acch is payable to the pay the same toperation precided and the either toperatin	that may be levie e and tornado second part to th d premises, insure reduces, secured h — DOLLAR: 19.45 o secure any sum
rents and benefits accruing therefront; and to sell the premises and all the improvements thereon in the manner previded by law and to have a receiver appoint rents and benefits accruing therefront; and to sell the premises hereby granted, or any part thereof, in the manner preventibed by law and out of all monrys arising to retain the amount them unpaid of principal and interest, together with the costs and charges incident thereto, and the overloue, if any there be, shall be raid be	ited to collect the
making such sale, on demand, to the first part_125. It is arreaded by the partic horten that the errors and provisions of this indenture and each and every obligation therein contained, and all benefits accounts therein and inute to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective parties herein. IN WINESS WHEREOF, The parties of the first part has 12.5. The first parties the first parties herein.	efrom shall extend
written P. E. Wood	(SEAL)
Ruth Wood	(SEAL)
21000 , m_{1} , m_{2} , m_{2} , m_{3} , m_{4} , m_{2} , m_{2} , m_{3} , m_{4} , m_{4	(SEAL)
	(SEAL)
	Constant Area and
STATE OFKansasss.	
County of <u>Dourlas</u> }ss. BE IT REMEMBERED, That on this <u>8th</u> day of <u>February</u> . A.D. 1945., <u>Notary Public</u> in the aforesaid County and State, came	, before me, a
County of <u>Douglas</u> BE IT REMEMBERED, That on this 8th day of <u>February</u> A.D. 1945.,	nowledged the

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