	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.	t printe de la terra
	E. Lee Norman and Martha K. Norman		7day o
9	TO	May A. D/ 19 45, at 410	5_o'clock_P.M
		- Alarda M. Ol	ster of Deeds.
	The Lawrence Building and Loan Association	ByI	Deputy.
	THIS INDENTURE, Made this 21st day of Appl hundred and Forty-Five between	cil, in the year of our Lord,	one thousand nine
	E. Lee Norman and Martha M. Norman, husband as	rd wife	
	of Lawrence in the County of Douglas and State of Kansas and State of Kansas		
	and the second	part_Y 0	f the second part
	WITNESSETH, That the said part of the first part, in conside Eighteen hundred and no/100		
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9	Lot one hundred fifty three (153) on New Y	ork Street in the City of Lawrence,	
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		5	
	with the appurtenances and all the estate, title and interest of the said parties_of the first part therein.		
			And the state of the second second
and the state of the	And the said pareless of the first part do	the delivery hereof they are the lawful owner S. of the pres	mises above granted.
	and seized of a good and indefeasible estate of inheritance therein, free 2nd clear of all in and that they will warrant and defend the same against all parties making lawful claim t	the delivery hereof thay are	
	and seized of a good and indefeasible estate of inheritance therein, free and clear of all in and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto that the part <u>105</u> . of the frest part shall an or assessed egainst said real estate when the same become due and parable, and that <u>that</u>	the delivery hereofthay areathe lawful owner.S. of the pre- combinence hereta. all time during the life of this indenture, pay all taxes or assessments ywill_keep the buildings upon aid real erate insured against	that may be levied fire and tornado in
	and seized of a good and indefeasible estate of inheritance therein, free and clear of all in and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties hereto' that the part $1.62$ , of the first part shall at or assessed gainst sail areal estate when the same becomes due and parable, and that $\pm ha$ such sum and by such insurance company as shall be specified and directed by the part $\pm est$	the dilergy hereofthoy.a.cathe lawful owner.S. of the pre- combined combined to the second secon	that may be levied fire and tornado in a second part to the aid premises insured
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