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<pre>Travis E. Glass and Jula Bernece Olass To</pre> The Lawrence Building and Laws The Develope Building Build	FROM	n di Angele angele angele 11 mars - Standard Status	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 15
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<pre>part.est of the first part, and The</pre>	hundred and Forty-Five	between Travis E. GI	
WITNESSETH, That the said part_252. of the first part, in consideration of the sum of			nd Loan Association
<pre>which is is bereby acknowledged, m. Ye mold, and by this indentiare doGrant, Bargain, Sell and Mortgrage to the said partyf the set the following described real estate situated and being in the County of Douglas and State of Kanasa, towit: Lot Ten (10) in Block Eleven (11) in Lance Second Addition to the City of Lawrence Lot Ten (10) in Block Eleven (11) in Lance Second Addition to the City of Lawrence Addition to the said part of the said part of the said part 102_of the first part therein. Add the said part 22</pre>			ration of the sum of
with the appurtemances and all the estate, title and Interest of the said part.102_of the first part therein. And the side part.123 the farst part do herein a state of the said part.124 the herein as a state of the said part.124 the herein as a state of the said part.124 the herein as a state of the said part.124 the herein as a state of the said part.124 the part is the said the same state and part.124 the part is the same state and be said of a said of the same state and gravity of the same state and gravity of the same state and part.124 the part is the same state and part.124 the part is the same state and part.124 the part is the same state and part.124 the part.12			DOLLARS, to the dup raid, the Grant, Bargain, Sell and Mortgage to the said party of the iglas and State of Kansas, to-wit:
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The state benefits account the logic particle of the shift premiers and all the importances therein in the manner provided by her and to have a receiver appointed to be retain the anomat the unpulsed of priorial and interior, together with the costs and charge unchange use allow any there be, all the importance with the costs and charge the very state and the very state and the terms and provided by the and the very state and the terms and provided by the and the very state and th	And the said part $\frac{1}{2}$. So if the first part do- and seited of a good and indefeasible exists of inheritas and that they will warrant and defend the same again. It is agreed between the parties hereto that the pa or assessed against said real exists where the same between the same due to good the same the same between exists of $-\frac{1}{125}$. Initropy, And In the event that said as herein provided, then the part $-\frac{1}{126}$ of the second this indenture, and shall be referred to a sam trace to secure Three 9. Thous and and no $-\frac{1}{100}$. Thill Scharts is intraded as a motizate to secure Three 9. Thous and and no $-\frac{1}{100}$.	hereby covenant and agree that at it ness therein, free and clear of all in use all parties making lawful claim the read of the first part shall as field and directed by the part. part. Mag. of the first part shall fail part may pay usid taxs and insura- % from the date of payment until the payment of the sum of 	be delivery hereof. <u>they are</u> , the lawful owners, of the premises a sumbrance <u>series</u> . all time during the life of this indenture, pay all taxes or assessments that re <u>by will keep</u> the buildings upon said real estate insured arguint for an of the second part, the low, if any made payable to the part. <u>by</u> of the second to pay such taxes when the same become due and payable and to keep said pre- fully repaid. and the annual part of the same become due and payable and to keep said pre- fully repaid. a sum of money, executed on the <u>l6th</u> day of <u>Vay</u> est accuning thereon according to the terms of said obligation and also to see or or or iddress the the same model built become a part of the includence.
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<u>Notary Public</u> in the aforesaid County and State, came. <u>Travis E. Glass by Jule B</u> <u>Glass his attorney in fact and Jule. Bernoce Glass, his wife</u> to me personally known to be the same personally who executed the foregoing instrument and duly acknowle (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and above written. My commission expires on the 21st day of, 19.46	And the said part253_of the first part do_ and seized of a good and indefeatible cutate of inherita is a good and indefeatible cutate of inherita is a greed between the parties hereto that the part or assessed against said real estice when the same been such sum and by such insurance company as shall be up this indenture, and shall bear that and in the error that and as herein provided, then the part of the second this indenture, and shall bear informer at the part of the second in the terms ofOTO according to the terms ofOTO according to the terms ofOTO act by of the fort part half rail to part the part or sums of money advanced by the said part of the second the part of the fort part half rail to part be part or sums of money advanced by the said part of the terms and benefits accruing therefrom; and no yillong on a ham ducatory nature of of the fort part bar rail or level to part of the part and particles at the reast and benefits accruing therefrom; and to sell the terms and inset to an abound the angle of principal of part and inset to and be oblightery upon the hair of making the said of the terms and the terms and inset to and be oblightery upon the hair of making the said of the terms and the said the terms and inset to and be oblightery upon the hair the terms and inset to and be oblightery upon the hair terms and inset to and be oblightery upon the hair terms and inset to and be oblightery upon the hair terms and inset to and be oblightery upon the hair the terms and inset to and be oblightery upon the hair terms in the the said be oblightery then the hair	hereby covening and agree that at it nees therein, free and clear of all incess therein, free and clear of all incess therein, free and clear of all incess and clear of all incess and part. All incess and incess and part of the summary of the summary of the summary in the indenture and incess ano	be delivery hereof_they are_they are delivery here a seesaweets the premises a numbrance
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