		FROM	el en en el parte	STATE OF KANSAS, DOUGLAS C	
	rdon A Sabi-a	and Lois F, Sab	ine.	This instrument was filed for re-	아이나 말 같은 것은 것을 것을 것을 수 없다.
٥ تار	TUDI A. JEDIDE	TO		DecomberA. D./19	45, at _1:35_ o'clock_1
The	Lawrence Buil	ding and Loan As	sociation	By	Register of Deed Deputy.
	THIS INDENTURE,	, Made this 10th		<u> </u>	ar of our Lord, one thousan
hundred Gor of_La part_i	ired and Forty	-five	between	wife	
	Lawrence in the County of Douglas and State of Kansas				
	rt_ies of the first part, and The Lawrence Building and Lean Association part_y of the second part_y par				
For	ty-Five Hundre	d and no/100		ration of the sum of	emduly paid, the recond said part Y_of the second
	Lot	: Number Eight (8) in Block Four (i) in University Place,	
			city of Lawrence.		
with	the appurtenances a	and all the estate, title a	and interest of the said r	arties_of the first part therein.	
the states	And the said part ies_	of the first part do he		art103_of the first part therein. the delivery bereatthey_arothe lawful ow noumbrace	mer_S, of the premises above g
and so and th	And the said part 185 eized of a good and indef hat they will warrant and it is agreed between the p	of the first part do here feasible estate of inheritance d defend the same against all parties hereto that the part_j	reby covenant and agree that at therein, free and clear of all Il parties making lawful claim OS of the first part shall	the delivery hereol. they are the lawful ow neumbrance	taxes or assessments that may be
and se and th or ass such s	And the suid part. 195 eired of a good and indef hat they will warrant and it is agreed between the p eased against said real est um and by such insurance	of the first part doher feasible estate of inheritance d defend the same against al parties hereto that the part	reby covenant and agree that at therein, free and clear of all 11 parties making lawful claim .03 of the first part shall due and payable, and that d and directed by the party	the delivery hereof.they_arothe lawful own numbrance herein. It all times during the life of this indenture, pay all theykrep the buildings upon axid real ents of the second part, the loss, if any, made payable to a	taxes or assessments that may be te insured against fire and torn the part_Y of the second part
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