	FROM STATE OF KANSAS, DOUGLAS COUNTY, M.
<b>D</b>	Harry W. Craig and Loin M. Graig Marry W. Craig A. D. 19.46, at 10:25_o'clock A. M.
	To <u>tarell a Beck</u> <u>The Lawrence Building and Loan Association</u> By <u>Deputy</u>
	THIS INDENTURE, Made this 4th day of March , in the year of our Lord, one thousand nine hundred and forty-ziv between _Harry W. Craig and Loia N. Craig, husband and wife
	of Lawrence in the County of Lougias and State of Kanans
	parties_ of the first part, and The Lawrence Building and Loan Associationpart.Y of the second part. WITNESSETH, That the said part 103 of the first part, in consideration of the sum of
	<u>Twelve hundred and no/100</u> DOILARS, tothem duly paid, the receipt of which is hereby acknowledged, ha <u>wasold</u> , and by this indenture do <u>Grant</u> , Hargain, Sell and Mortgage to the said part <u>y</u> of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, io-wit:
	The Northeast guarter (NE2) of Section mineteen (19), Township fourteen (14)
	South, Range Twenty (20) East of the 6th P.M.
and the second	그는 것을 가지 않는 것 같은 것 같은 것 같은 것이 같은 것을 얻었다. 것 같은 것은 것 같은 것은 것 같은 것 같은 것 같은 것 같은 것
	with the appurtenances and all the estate, title and interest of the said part_122_of the first part therein. And the said part_122_of the first part dobereby covenant and agree that at the delivery hereof_they_arcthe lawful owners of the premises above granted,
	And the said part_LOS_of the first part dobereby covenant and agree that at the delivery bereof_thoy. DrOthe lawful ownerS of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and dear of all incumbrance and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the partie. Class of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied
	And the said part_105. of the first part do
	And the said part 10.5. of the first part do
	And the said part 105. of the first part do
	And the stall part_105. of the first part dobereby covenant and agree that at the delivery heref. thay. DECBre_D of the premises above granted, and seized of a good and indefeasible entate of inheritance therein, fire and clear of all incumbrance
	And the said part_105. of the first part do
	And the said part_105_of the first part dokereky coverant and agree that at the delivery here( <u>thay</u> <u>nr6</u>
	And the said part_105. of the first part do
	And the said pur_105_of the first part dokeredy covenant and agree that at the delivery hered_thay_07_07_0_the lawful severs_of the premises above granted, and taking of a goad and indefeable casts of inheritance therein, fire and dear of all incumbrance
	And the stall put_105_of the first part doberedy covenant and agree that at the delivery hered_thaty_DTOthe lawful search_of the premises above granted, and neized of a goal and indefeable casts of inheritance therein, fire and dear of all incumbrance
	And the said part_105_of the first part do
	And the said part_16.2of the fort part do
	And the said pert_16.2of the fors pert dobring overant and agree that at the defirety brenct LhGY_DTCDthe burful sener.3 of the premius above granted, and tested of a good and indefaable ensure of inheritance therein. for an advector of the inner the tester is the same tester and the same against all parties making burful claim theres.   It is agreed between the parties heres that the part16.2 of the fors part shall at all times during the life of this indenture, pay all taxes or assessments that may be keried or assessed against all rest is the same becomes due and payble, and that 100.2 W FULL teep the buildings upon said real entaties in the same becomes due to the sector of 15
	And the raid part_LGL of the forty part dobordy overmant and arge that as the delivery bereat_LhyDTOthe haved sentref