		FROM STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 7 day of <u>C. E. Shelley and Sylvia M. Shelley</u> <u>March</u> , D. 1946, at <u>3110 o'clock P. M.</u>
		TO Harrell C. Buck The Lawrence Building and Loan Association By Deputy.
		THIS INDENTURE, Made this 27th day of February, in the year of our Lord, one thousand nine hundred and forty-six between C. E. Shelley and Sylvia K. Shelley, husband and wife
		part_ieg of the first part, and The Lawrence Building and Loan Association WITNESSETH, That the said part_ieg of the first part, in consideration of the sum of
)	۲	
[-[]		
		with the appurtenances and all the estate, title and interest of the said part <u>105</u> of the first part therein. As do the said part <u>105</u> of the first part <u>0</u> be hereby coreant and agree that at the delivery hereor <u>they BTO</u> the lawful owner <u>5</u> of the premises above granted, and seited of a good and indefensible estate of inheritance therein, fire and clear of all incumbrance <u>set</u> and their will warrant and defend the same against all parties making harful claim herets. It is agreed between the parties hereto that the part <u>105</u> of the fire part shall at all time during the life of this indefaure, pay all taxes or assessments that may be leried or assessed against said real estate when the same becomes due and payable, and that <u>they</u> <u>Will here</u> the buildings upon and release the part. <u>105</u> of the form part shall are the second part, the loss, if any, made payable to the part. <u>105</u> to real here here on the second part in the loss, if any, made payable to the part. <u>105</u> the second part is the loss of a payable to the part. <u>105</u> the second part is the loss, if any, made payable to the part. <u>105</u> the second part is the loss of any payable to the part. <u>105</u> the second part is the loss.
(u) ()	E .	As due stad part_485_of the first part 6breek overant and agree that at the ddirty herest. they AFO the lawful owner_5, of the premises above granted, and their default be exact of inheritance therein, fire and clear of all incumbrance
() ()	•	As do the stall part 168 of the first part 6 hereby coverant and agree that at the doltry hereof. they aro the lawful owner 3 of the premises above granted, and their dof a good and indefensible extent of inheritance therein, fire and clear of all incumbrance
		And the stall part 168_ of the first part 60brock governant and agree that at the defirer berget, Chey ATObreak adversed agreed and indefeable equate of inheritance therein, for and defear of all intermediance. ind that they will warrant and defead the same segment all parties making lawful chain therets. It is agreed between the parties herets that and parties making lawful chain therets. It is agreed between the parties herets that and the part. 100% Will kerp the buildings upon and parties insured against fire and tornade in the stall part that list it is part that list it is agreed between the parties. And in the exert that add part part shall fast the first part shall be parties in unred in the parties in unred is a short one for the indefeedness, secured by the part. 2 of the second part may partial tass and insurance, or chirt, and the amount so paid shall cebme a part of the indefeedness, secured by DOLLAYS. The part bar
		And the suid part_105_of the first part do

時にある