		Receiving No. 27695 - MORTGAGE RECORD 91 Reg. No. 4787 Fee Paid, \$15,25	11111
		FROM STATE OF KANSAS, DOUGLAS COUNTY, 54.	-11
		Everett Eugene Buhler and Helen St. Clair Buhler This instrument was filed for record on the 13th day of	
		TO April A. D. 1946, at 11:55 o'clock A. M.	
		The Lawrene Building Loan Association By Deputy.	
\prod	1	THIS INDENTURE, Made this <u>12th</u> day of <u>April</u> , in the year of our Lord, one thousand nine hundred and <u>forty-six</u> <u>between Evorett Eugene Buhler and Helen St. Clair Euhler, nusband and</u> wife	
1.27	ter."	of Lawrence in the County of <u>Douglas</u> and State of Kansas part Acs. of the first part, and <u>The Lawrence Building Loan Association</u>	
		WITNESSETH, That the said part_12. of the first part, in consideration of the sum of	
\Box		<u>Sixty One Hundred and no/100 DOLLARS</u> , to <u>them</u> duly paid, the receipt of which is hereby acknowledged, ha <u>NO</u> sold, and by this indenture do <u>Grant</u> , Bargain, Sell and Mortgage to the said part <u></u> of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:	
1		Lots Nos. Eighty Five (85) and Eighty Six (86) in Fair Grounds Addition, an Addition to the City of Lawrence.	
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		with the appurtenances and all the estate, title and interest of the said part LOS_of the first part therein. And the said part_LOS_of the first part dobroby covenant and agree that at the differency hereofbroby_ and midefailed owner_S. of the premises above granted, and setted of a good and indefailed scatte of interiments therein for each of the additional interiments.	
		and that they will warrant and defend the same against all parties making lawful claim thereto.	
		It is acreed between the parties hereto that the part_122_ of the first part shall as all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against said real estate when the same becomen due and payable, and that 1002_Will_keep the buildings upon said real estate instured against fire and tormado in such sum and by such insurance company as shall be specified and direted by the part_20 the second part, he loss, if any, made payable to the part_2 of the second part to the	
		extent of 155 interest. And in the event that said part 105 of the first part shall fail to pay such taxes when the same become due and payable and to keep said premises insured as herein provided, then the part Y of the second part may pay said taxs and insurance, or either, and the amcunt so paid shall ecchome a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the due of payment until fully repaid.	
		THIS GRANT is interface to secure the payment of the use of. Slatty One Hundred and no/100 Dollaws.	
		according to the terms of ORS certain written obligation for the payment of said sum of money, executed on the 12th day of April 1946 and by 1th terms made payable to the part Y of the second part, with all interest accruing the payaper dis parts unready with elivering adda to the part y of the second part, with all interest accruing the payaper dis parts unready the blireting adda to the part y of the second part, with all interest accruing the payaper dis parts unready the blireting adda to the part y of the second part, with all interest accruing the payaper dis parts unready the blireting adda to the part y of the second parts with all interest accruing the payaper dis parts unready the blireting adda to the part y of the second parts with all interest accruing the payaper dis parts unready the blireting adda to the part y of the payaper distribution of the part y of the second parts with all interest accruing the payaper distribution of the payaper distribution o	
		or runs of more advanced by the said part, by the factor part to pay for any insufance or either, and the mean as mean many mean many means a said as the said of	
····()		according to the terms al	
		rents and benefits accruing therefrom; and to sell the premises hereby granted, or any part thereof, in the manner prescubed by law and out of all monery athing from such gale to retain the amount then unpoint of principal and interest, herefree with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the part-L	
		making such sale, on demand, to the fort part_123 it is agreed by the parties better bat the terms and provisions of this indenture and each and every obligation therein contained, and all benefits secreting therefrom shall extend and inute is, and be obligatory upon the hors, executors, administrators, personal representatives, asplings and uncercoirs of the respective parties hereis. IN WITNESS WHEREOF, The part 1263 of the first part ha. <u>"Ve</u> hereunto set <u>title1"</u> handf-and seal. <u>S</u> . the day and year last above	
		IN WITNESS WHEREOF, The part 105_of the first part na_to_ nereunto set	
1.37		Heien St. Clair Bunler (SEAL)	
		(SEAL)	
		(SEAL)	
	M in	STATE OF Kansas	
	U	BE IT REMEMBERED, That on this 12th day of <u>April</u> A.D. 1946, before me, a	
		<u>Notary Public</u> in the aforesaid County and State, came <u>Everett Eugene Burler and</u> Helen St. Clair Buhler husband and wife	
		to me personally known to be the same person_5_ who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last	This was on the
\bigcirc	0	(SEAi) above written. My commission expires on the 21: st day of A1:, 19 46	mortas this
		L. E. Eby Notary Public.	of 11.
		RELEASE	Hare
			- 1 · · · · · · ·
		I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this the day of <u>Prays</u> of Deeds to enter the discharge of this mortgage of record. Dated this <u>day of Prays</u> <i>Alter Functions Thursday and horse address</i> <i>Attest : Carp Seed I.E. Useler. Vice-Pres.</i> Owner. <i>L.E. Effect</i> <i>Survey</i>	Here

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