	FROM STATE OF KANSAS, DOUGLAS COUNTY, ss. <u>C. A. Moore and Nellie Moore</u> <u>April</u> <u>A. p. 1946., at 11:350 clock A. X</u>
	TO Deasely Geok
G	Lawrence_Building_and_Loan_Association By Deputy. THIS INDENTURE, Made this _20th day of April, in the year of our Lord, one thousand minimum control in the year of our Lord, one the year of our Lord, one the year of our L
	hundred and forty=six between C. A. Yoore and Nellie Moore, hushand and wife
	of Lawrence in the County of County and State of Kansas
	which is hereby acknowledged, ha_ve_sold, and by this indenture doGrant, Bargain, Sell and Mortgage to the said part_y of the second par the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:
	Beginning at a point 45 feet West of the Southwest corner of Lot 43, Block 1 of Belmont Addition, an addition to the city of Lawrence; thence North 609 1/2 feet; thence West 130 feet; thence South 40 feet; thence Bast 130 feet; thence North 40 feet; also Beginning at a point 45 feet West of the South- west corner of Lot 43, Block 1 of Belmont Addition, an addition to the City of Lawrence, thence North 529 1/2 feet; thence West 130 feet; thence North 40 feet; thence East 130 feet; tience South 40 feet, all in Section 32, Township 12, Ennre 20. Dourlas Court, Kansas
	Fange 20, Douglas County, Mansas
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	with the appurtenances and all the estate, title and interest of the said partices of the first part therein.
	And the said part 10.201 the first part do hereby covenant and agree that at the delivery hereof. that they A&Plawful owner. a of the premises above granted and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance
	and that they will warrant and defend the same arking all parties making lawful chim thereto. It is arreed between the parties hereto that the part. 150.5 , of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levice or assessed against said real entate when the same becomes due and payable, and that $\frac{150.9}{100}$, will be the part be levice or assessed against said real entate when the same becomes due and payable, and that $\frac{150.9}{100}$, will be part. We can be the same becomes due and payable, and that $\frac{150.9}{100}$ will be part. We can be parted by the part. We can be partied to the second part, the levies of the second part the levies the same becomes due and payable and the part. We can be second part, the levies the second part that the part. We can be second part, the levies the part. We can be second part, the levies the second part that the payable to the part. We can be second part, the levies the part. We can be second part, the levies the second part that the part. We can be second part, the levies the second part that the part. We can be part of the fort part shall fail to pay such taxes when the same become due and payable and to keep said permission invoices as herein parted. And in the event that and part 95.6 of the first part shall fail to pay such taxes when the same become due and payable and to keep said permission invoices as herein a shall beer interest as the rate of 10% from the date of payment until fully repad. Till GRANT is intended as a moreinge to be second the same of the second part, the levies of the second part the second part the levies of the second part the levies of the second part the second part the second part the second part that the part of the indebtedness, second by the indebtedness part of the second part payment of the second second by the second part the second part the second part the part of the indebtedness, second by the indebtedness part of the second part that the second part that
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•	and by <u>112</u> . Items made payable to the part— of the second part, will all drawing definite to be the second part of the second part. The second part is the second part of the second p
	bot kept up, as provided herein, or if the buildings on said real stute are not kept in as nood real's as they are now, or if waste is committed on said premises, then this correspace shall become aboute, and the whole sum remaining unpaids, and all of the obligations provided for in said written obligation, for the security of which this inductive, is even, said immediately mature and become due and payable at the option of the holder hered, "without notice, and it hall be lawful for the said part. Up of the second part. 162 rents and benefits accruing thereform; and to sail the premises heredy granted, or any part theredy, in the manner previded by law and to have a receiver aspointed to collect the to retain the amount them unpaid of principal and interent, beceform and the ortspace index of the costs and charges include the teres and the ortspace in the amount then unpaid of principal and interent, beceform and the ortspace index of the costs and charges include the teres index of the second part. If and the ortspace is the costs and charges include the teres in the manner previded by law and to a set by the part. Yes, the costs and charges include the teres on the second part is the ortspace in the second part and the ortspace is the costs and charges include the teres on the second by the part. Yes
	making such sale, on demand, to the first part 109. It is spreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom shall extend and inure to, and be obligatory upon the being executions, administrators, personal representatives, assigns and successors of the respective parties hereto.
	IN WITNESS WHEREOF, The part_103.of the first part ha_Y0_ hereunto setthoirhand and seal_5the day and year last above written. C. A. 400re(SEAL)
 ' ='	_Nellie Moors(SEAL)
	(SEAL)
	STATE OFKansas
	County of
	<u>C. A. Moore and Nellie Moore</u> , hushand and wife : to me personally known to be the same person_2_ who executed the foregoing instrument and duly acknowledged the
0	(SEAL) execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official scal on the day and year last above written. My commission expires on the <u>marked approximation</u> , 19-46
-	LEEby Notary Public.
	RELEASE '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 1946 day of
	at beed to enter the discharge of this mortgage of record. Dated this attest J. C. Ely J. C. Dunkman - President Mortgagee. Owner. Carly Seal Secretary.

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