a laverage de

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 16th	day (
Clyde Talley and p	<u>tel en N. Tal ley</u> TO	- <u>May</u> A. D. 19 46, at 9:15 o'clo	
The Lawrence Build	ng and Loan Association	By Begister of Deputy.	Deeds.
hundred and forty-		May, in the year of our Lord, one the	ousand nin
of	in the County of Douglas		
part_ies of the first	part, and The Lawronce Building	and Loan Association part Y of the s	econd par
S S	at the said part_ <u>105</u> of the first part, in co <u>ixteen Hundred and no/140</u> ledged, ha <u>va</u> sold, and by this indenture do. real estate situated and being in the County o	nsideration of the sum of	e receipt o econd par
The Sou South,	th Half (숨) of the Southwest Qua Rauge Twenty (20), East of the S	rter (+), Section Four (4), Township Fourteen (14 ixth Principal Meridian, in Douglas County, Kansa	1) 15
with the appurtenances	and all the estate, title and interest of the sa of the first part do	id part_1050f the first part therein. at at the delivery hereof <u>5007_00</u> _the lawful owner <u>5</u> of the premises all	ove grantes
and seited of a good and ind and that they will warrant a It is agreed between the or assessed against and real d such sum and by such invan- ation of the second second second the second second second second second and by <u>125</u> terms and groups of second second second second second second second second rems and second second second making second second second second second second second second second second second second second second second sec	cleasible state of inheritance therein, free and clear of and defend the same against all parties making lawful ci parties hereto that the part. $\Delta S.c.$ of the first part bi- state when the same becoase due and payable, and that. And in the event that said part. $\Delta S.S.$ of the first part bi- part	all incumbrance laim therete. laim therete. laim in the set of the life of this indenture, pay all taxes or assessments that mi- they. will like the buildings upon said real entare insured against fare and $\sqrt{2}$ of the second part, the bas, if any, make payable to the part— $\sqrt{2}$ of the second lif fail to pay such taxes when the tame become due and pytable and to here paid prem- imumance, or either, and the amount so paid shall echome a part of the indebtedness, until fully repaid. 1 no/120 1 of said sum of money, executed on the3th, day ofMy 1 interest accruing decempany environments of the tame of the indebtedness, in the obligation constained there induce on the second of the indebtedness, on the obligation constained there induce on the second the second pay the order there is a constrained the same second to the second pay the order there is a constrained the same pay and the same become the and payable or if the is a constrained in the same provide by a wand to have a receiver appointed to repain there of there in the result of the said part of the second pays. Will only constained there provide by law and to have a receiver appointed to not pay any there in the same provide by law and to have shall be paid by the result thereof, in the manner prescribed by law and to a lay a ball by the fail the same fails of the result thereof, in the manner prescribed by law and to have shall be paid by the result cay in the event of the experiment pay the shall be paid by the result cays and successors of the respect pay the shall be paid by the result cays and successors of the respect pay the shall be paid by the result cays and successors of the respect pay the shall be paid by the result cays and successors of the respect pay the pay the shall be paid by the result cays and successors of the respect pay the pay the shall be paid by the result cays and successors of the respect pay the pay the shall be paid by the result cays and successors of the respect pay the pa	ay be levied tornado in J part to the alses insured , secured by 19.46 ODLLARS, 19.46 ODLY also convergence to any convergence press, shall convergence the part.165 ball extend
and seired of a good and ind and that they will warrant a It is agreed between the or assessed against and real of such sum and by such insurant extent of	cleasible catate of inherinnce therein, free and clear of ind defend the same against all parties making lawful c parties hereto that the part. $\Delta S.o.$ of the fors part b state when the same becoase due and payable, and that company as while us particle and directed by the part. And in the event that aid part. $\Delta S.o.$ of the first part by interest at the rate of 10% from the date of payment of as a metrage to secure the payment of the sum of $\Delta S.b.$ $\Delta S.b.$ the payment of the payment of the payment of the action of the payment of the payment of the payment of the payment of the payment $\Delta D.O.$ certain written obligation. for the payment the void (1 weight) weight of the payment the voi	all incumbrance	ay be levied i tornado in part to the alse insured pollLARS, _19.46 yeary and pollLARS, _19.46 yeary and poll of any part of
and seired of a good and ind and that they will warrant a Is is agreed between the or ascessed against and real d such sum and by such invariant the searce of the search invariant the searce of the search invariant the searce of the search invariant and by 125 terms and search of the search invariant and by 125 terms and search of the search invariant and by 125 terms and search of the search of the search of the search of the search of the search of the search and by 125 terms and search of the search of the search and by 125 terms and become and the search of the search of the search of the search of the search of the search is declared and the making such and be solubles, and the search and invare (as and be soluble). IN WITNESS WHE written.	cleasible catate of inherinnce therein, free and clear of ind defend the same against all parties making lawful c ind defend the same account of the same and the same becomes due and payable, and that company as while the specified and directed by the part. And in the event that aid part. 2.5. of the first part by interest at the rate of 10% from the date of payment of as a metrage to secure the payment of the sum of interest at the rate of 10% from the date of a same interest at the rate of 10% from the date of a same interest at the rate of 10% from the date of a same interest at the rate of 10% from the date of a same interest at the rate of 10% from the date of a same is a a metrage to secure the payment of the payment of the same is a secure the payment of the payment is be aid payrite. While same as provided in this indenture, the void 1 with the payment of the obligation of the buildings on said real exits are not kept in the void 10 with payment is the building on the same is been and interest of the buildings on said real exits are not kept in the first part. 2.5. of the second part to pay for any referse in and payable as the optimic first build of the obligation of the buildings on said real exits are not kept in indenues referse in and payable as the optimic first part haY payment he here, the centers, administrators, prisonal report REOF, The part_10.5. of the first part haY BE IT REMEMBERED, That on this NOTH of the ID REPORT of the first part haY BE IT REMEMBERED, That on this NOTH of the same is a second pay in the pay for any second pay and interest, pay for any pay is a second pay to a second pay in the pay in the same and the pay is a second pay in the pay in the pay is a second pay in the pay is a second pay in the pay in the pay is a second pay in the pay in the pay is a second pay in the pay in the pay is a second pay in the pay in the pay in the pay is a second pay in the pay is a second pay in the pay is a second pay in the pay in the pa	all incumbrance	ay be levies i tornado it j tornado it j part to that is secured by DOLLARS
and seired of a good and ind and that they will warrant a It is agreed between the or assessed against and real d such sum and by such insuran extent of	cleasible catate of inherinnce therein, free and clear of ind defend the same arginst all parties making lawful c ind defend the same arginst all parties making lawful c parties hereto that the part. ACS. of the first part bi- state when the same becomes due and payable, and that. And in the event that aid part. ACS. of the first part bi- response of the second part may pay aid taxs and interest at the rate of 10% from the date of payment of the same break of the payment of the sum of Bay the payment of the payment of the sum of BALL of the part of the second part on pay for any the said particles of the payment of the payment a payable to the part of the second part on pay for any the rate of the payment of the baker bergen, the rate of the payment of the baker bergen, the rate of the payment of the baker bergen, the total function of the said prediction of the baker is the same and payable at the option of the baker bergen, to take payersion of the said meal as a here include the forth part. 10% of the first part ha Sate of the terms and provisions of this inderture, the baker payment bergen, bergen are the constant to the forth part. 10% of the first part ha Sate of the terms and provisions of the sider barred, pass and payable at the terms and provisions of this inderture. Sate part 10% REOF, The part 10% of the first part ha Sate bergen part 10% of the first part ha Sate bergen part 10% of the lawfuller of the first part that Sate bergen pay and ball of the first part has	all incumbrance	ay be levier i tornado ir j part to the life insurer is secured by DOLLARS
and seized of a good and ind and that they will warrant a It is agreed between the or assessed against and real of useds sum and by such insurant. a brein provided, then the bib indenture, and shall bear THIS GRANT is intend and by	cleasible cruste of inherinnee therein, free and clear of ind defend the same against all parties making lawful c ind defend the same becouse due and payable, and that aster when the same becouse due and payable, and that company as hall be specified and directed by the part. And in the event that said part. ACS of the first part by interest at the rate of 10% from the date of payment of the second part may pay said tass and DIO_certain written obligation. for the payment of the second part or payment of the payment the second part or pay for any the second part or pay for any payment he here a second part or pay for any payment he here a second part or pay for any pay on the here the second part or pay for any pay on the here the second part or pay for any pay for the here and and precedent pay for any pay of the here and and precedent pay for any pay for the here and and precedent pay for any pay for the here and and precedent pay for any pay for the here and and precedent pay for any pay for the here and and precedent pay for any pay for the here and and precedent pay for any pay for the her	all incumbrance	ay be levied i tornado in Jart to the life insured is a current by DOLLARS, 19.45 VO ADY AND OUTLARS, 19.45 VO ADY AND VO ADY VO ADY AND VO ADY VO ADY VO VO VO VO VO VO VO VO VO VO VO VO VO