## MORTGAGE RECORD 91

distration.

Sec.141

And states

Reg. No. \_\_\_\_\_5049 e 10.00

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85. This instrument was filed for record on the 20 day
8	Warren W. Anderson and Leona E. Anderson	JulyA. D/1946_, at _10:05.0°clock A.
	TO The Lawrence Building and Loan Association	ByDeputy.
	THIS INDENTURE, Made this 19 day of	July, in the year of our Lord, one thousand r
	hundred and Forty six between	a E. Anderson, husband and wife
120H	of Lawrenco in the County of Douglas part 105 of the first part, and The Lawr	and State of Kansas ence Building and Loan Association
	WITNESSETH, That the said part_103_ of the first part, in con Four thousand and no/100	sideration of the sum ofpart_Y of the second p 
	which is hereby acknowledged, have	
	Lot No. One Hundred Five (105) on Connec	ticut Street, in the City of Lawrence, in
	Douglas County, Kansas.	
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<b>71</b>	with the annucleanness and all the estate, title and interest of the sai	d part 185_of the first part therein.
	with the appurtenances and all the estate, title and interest of the sai And the said part 128 of the first part 60bereby correnant and agree has and wind of a cool and indefeable state of inheritance therein, free and these 04	s at the delivery hereof Cnoy are the lawful owners of the premises above gran
	And the said part 125 of the first part do	y y the delivery hereof <u>UROV ARO</u> the lawful ownerS of the premises above gran all incumbrance
	And the said part <u>163</u> of the first part do <u>hereby corrent</u> and agree has and seized of a good and indefensible exists of inheritance therein, free and cluss of and that they will warrant and defend the same against all parties making lawful el- it is agreed between the parties hereto that the part <u>163</u> of the fars part and or assessed against said real exists when the same becomes due and psyable, and that, such own and by such insurance commany and hall be posified and directed by the part-	y 3 the delivery hereof. <u>UDY_AL9</u> the lawful owners. of the premises above gran all incumbrance all as therets. all at all times during the life of this indenture, pay all taxes or assessments that may be le <u>thray.</u> will keep the buildings upon aski (real entire lanuerd against for and tormad) <u>X_0</u> of the second part, the loss, if any, made payable to the part_X_0 of the second part to the same that the buildings upon the second part to be a second part to the same the buildings upon the same the buildings upon the same the same the same the same the same the thray of the second part, the loss, if any, made payable to the part_X_0 of the second part to the same the same the same the same term of the same term of the same term.
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•	And the said part_123_of the first part dohereby correnant and agree abs and seized of a good and indefeasible exists of inheritance therein, free and down of and that they will warrant and defend the same against all parties making lawful ef it is agreed between the parties hereto that the part_103_ of the first part sh or assessed against said real exists when the same hence due and paybake, and that such one and by such insurance company as shall be specified and different by the part_ extent of _1132interest. And in the errent that hid part_230_ of the first part sh as a breis provided, then the part_2 of the scend part may pay said two sand i this indefauter, and shall bear interest at the rate of 105 formant of the sum of THIS GRAYT is infined as an emergent to excert the parent of the sum of	p.p. the delivery hereof. <u>UROY_RT9</u> _the lawful owner3_ of the premises above pranting inclusions. It incumbrance is the second part of the of this indenture, pay all taxes or assessments that may be it <u>thay.willkeep</u> the buildings upon asid real entute insured against free and tornald. <u>Y</u> _of the second part, the loss, if any, made payable to the part. <u>Y</u> of the second part of the loss of the second part of the ladebtedness, secures usual fully reput.
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	And de said part_123_of the first part dohrety corrent and agree bay         and deird of a good and indefenible exist of inheritance therein, fire and do as of         and dist they will warrant and defend the same against all parties making lawful of         Th is agreed between the parties berein that the part_103_ of the first part ho         or assented agains all real exist when the same become due and paybik, and that uch ans and by such instance company as shall be specified and directed by the part.         action 1:13	by the delivery hereof. CDOY BTS the havful owners. of the premises above pray in the neurbance with incumbrance in the here delivery hereof. CDOY BTS is a set of the second part the last if any made parable to the part Y. of the second part the last here here delivery hereof. CDOY BTS is a second part the last if any made parable to the part Y. of the second part the last here here delivery hereof. CDOY BTS is a second part to be an of the second part to be a set of the second part to be a second part to be a same become due and parable and to be part By premises here narrow delivery and the amount so paid shall echame a part of the indebtedness, secure and fully repaid. of shift and of money, executed on the 19th day of
	And de said part. 162. of the first part dohredy correnant and agree bays and seized of a good and indefensible exists of inheritance therein, fire and chas of ' and that they will warrant and defend the same against all parties making lawful of         It is agreed between the parties bereto that the part_103_ of the forst part ha         or assessed against all call call exists who the same bacead on and yobd, and that         exist of 153	by the delivery hereof. CDOY BTS the havful owners. of the premises above pray in the neurbance with incumbrance in the here delivery hereof. CDOY BTS is a set of the second part the last if any made parable to the part Y. of the second part the last here here delivery hereof. CDOY BTS is a second part the last if any made parable to the part Y. of the second part the last here here delivery hereof. CDOY BTS is a second part to be an of the second part to be a set of the second part to be a second part to be a same become due and parable and to be part By premises here narrow delivery and the amount so paid shall echame a part of the indebtedness, secure and fully repaid. of shift and of money, executed on the 19th day of

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