	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88. This instrument was filed for record on the_	
0	Jess E. Mercer and Maude C. Mercer TO	August A. D. 19 46, at 411	50_o'clock_P.M.
	The Lawrence Building & Loan Association	By	gister of Deeds. Deputy.
	THIS INDENTURE, Made this <u>30th</u> day of	August, in the year of our Lor	d, one thousand nine
	Jesse R. Mercer and Maude C. Mercer, husband and wife		
	of Lawrence in the County of Douglas and State of Karsas parties of the first part, and The Lawrence Building and Loan Association party of the second part.		
	WITNESSETH, That the said part_10g_ of the first part, in consideration of the sum of		a de la companya de La companya de la comp
	which is hereby acknowledged, ha X9_sold, and by this indenture do_Grant, Bargain, Sell and Mortgage to the said part.Y_of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, towit:		
	Lot One Hundred Sixty-Three (163) on Missouri Street in Block Fifty-Four (54) in that part of		
	the City of Lawrence known as West Lawrence	, Douglas County, Kansas.	
<			
	with the appurtenances and all the estate, title and interest of the sal And the said part 105 of the first part do hereby corenant and agree th	d part_105_of the first part therein.	
	and seited of a good and indefeasible estate of inheritance therein, free and clear of and that they will warrant and defend the same against all parties making lawful cl	all incumbrance	
	It is agreed between the parties hereto that the part_105, of the first part shows assessed availat said real estate when the same becomes due and payable, and that	all at all times during the life of this indenture, pay all taxes or assessme they will keep the buildings upon said real estate insured again	ents that may be levied ist fire and tornado in
	such sum and by such insurance company as shall be specified and directed by the part Y of the second part, the loss, if any, made payable to the part Y of the second part to the extent of 158		
	THIS GRANT is intended as a mortgage to secure the payment of the sum of	00	DOLLARS,
	according to the terms of DDB certain written obligation for the payment	of said sum of money, executed on the <u>DUGH</u> day of AUEUS	also to secure any sum
8	and op returns must prove to use the second part to pay for any insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by aid part_105 of 102 AdvSirAirAirBaudVX, HANAX Without MARK 982. The Part of the second part of the indebtedness, secured by Add the convergence stall be void if and payment be made as brens pecifick, and the obligation constained therein fully discharged. If details the made make pay are to any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real evalues are nor paid when the same become due and payable or if the insurance is not kept us, a provide terrein, or if the buildings on said or if the taxes on said real evalues are nor paid when the same become due and payable or if the insurance is not kept us, as provide terrein, or if the buildings on said or if the taxes on said real evalues are nor paid when the same become due and payable or if the insurance is and here the same become due and payable at the oblet berreed, without notice, and it shall be have in the same due of the second part. immediately matter and become due and payable at the oblet berreed, without notice, and it shall be have in the same real mater and beauting the same become due and payable at the oblet berreed, without notice, and it shall be have in the same become due and payable at the oblet berreed, without notice, and it shall be have in the same become due and payable at the oblet berreed without notice.		
	not kept up, as provided herein, or if the buildings on said real relate are not kept in shall become absolute, and the whole sum remaining unpaid, and all of the bolization immediately mature and become due and payable at the option of the holder hereof, y 	as good repair as they are now, or it waits is committed on said premise s provided for in said written obligation, for the security of which this i ithout notice, and it shall be lawful for the said part. Jun of the second po- roverments thereon in the manner provided by law and to have a receiver	adenture is given, shall
	rents and benefits accruing the table protection of the stid provinces and all the impor- tants and benefits accruing therefront: and to sell the provinces hereby granted, or at torns and benefits accruing therefront and to sell the provinces hereby granted, are torns and here the start, and there there is a start of the start of the making year bails, on demand, to the first prime in the start of the start of the first accrued by the parties hereto that the terms and provisions of this indentu and instruct on and be obligatory upon the here, exception, administrators, personal repro- tession of the start of	iy part thereof, in the manner prescribed by law and out of all moneys id charges incident thereto, and the overplus, if any there be, shall be the and each and every oblication therein contained, and all benefits accruin.	arising from such sale paid by the part
	and inure to, and be obligatory upon the heirs, executors, administrators, personal repr IN WITNESS WHEREOF, The part 185 of the first part ha _ Vn written.	hereunto sethandBand sealsthe day	and year last above
		Jesse B. Mercer	(SEAL)
		HANGE . MARCHY	(SEAL)
			(SEAL)
	STATE OF Kansas }as.	an a	
	County ofDouglas	30th day of August A.D. 1	9.46, before me, a
		energy and the second	
	Notary Publicin the s		a demonder band the
]	<u>Notary Public</u> in the a <u>Jesse E. Marcer and</u> (SEAL) to me personally known to be the same per execution of the same. UNITNESS WHEREOF, I have her	rson.8 who executed the foregoing instrument and duly eunto subscribed my name, and affixed my official seal on th	e day and year last
)	<u>Notary Public</u> in the a <u>Jesse E. Marcer and</u> (SEAL) to me personally known to be the same per execution of the same. UNITNESS WHEREOF, I have her	rson.8 who executed the foregoing instrument and duly eunto subscribed my name, and affixed my official seal on th dwy of April 21st	e day and year last
)	Notary Public In the a 	rson.S who executed the foregoing instrument and duly cunto subscribed my name, and affixed my official seal on th 	e day and year last
) >	Notary Public In the a 	rson.S who executed the foregoing instrument and duly cunto subscribed my name, and affixed my official seal on th 	Notary Public.