and the state of the	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the <u>11th</u> day of
Jay_	r Ø. Crawford TO	September A. D. 1946, at 10:40. o'clock A. J. Hersel a. Back Register of Deeds.
	Lawrence Building and Loan Association	By
hundred a	ired and forty-six between Jay G. Crawford, a single ran	
	awrence in the County ofOuglas _ of the first part, and The Lawrence Build	and State of Eansas
n ken de Para	VESSETH, That the said part_y_ of the first part, in consid Fifteen Hundred and No/100 ereby acknowledged, ha.3_ sold, and by this indenture do_t ing described real estate situated and being in the County of D	<pre>iteration of the sum ofDOLLARS, tohimduly paid, the receipt of BaGrant, Bargain, Sell and Mortgage to the said partyof the second par loughas and State of Kanasa, to-wit:</pre>
and a state of the		rounds Addition, an addition to the
	City of Lawrence, Douglas,County,	Annas.
sessa s. Rein, s s. des des		
1987., 19 1997., 19		
And the	ppurtenances and all the estate, title and interest of the said part_Y of the first part doS hereby covenant and agree that a	t the delivery hereof he is the lawful owner of the premises above granted
the second second second second second	f,a good and indefeasible estate of inheritance therein, free and clear of all	incumbrance
It is ag	de. Xwill warrant and defend the same against all parties making lawful claim reed between the parties hereto that the part. Y of the first part shall	at all times during the life of this indenture, pay all taxes or assessments that may be levied
It is ag or assessed a such sum an extent of 11 as herein pr this indentur THIS (Trivill variant and defend the same assimt all parties making lawful chimin recel between the parties hereto that the part_ \mathcal{M} of the first part shall gainst said real estate when the same becomes due and payable, and that by such insurance company as shall be specified and directed by the part_ \mathcal{M} . $\mathcal{M}_{\mathcal{M}}$ interest, and in the error that said part $\mathcal{M}_{\mathcal{M}}$ of the first part shall if vided, then the part_ $\mathcal{M}_{\mathcal{M}}$ of the second part may pay said taxs and famu read shall be interest as the safe of 10% from the date of payment un RRANT is intended as anorphysics to spure the payment of the ymother $\mathcal{M}_{\mathcal{M}}^{1000} = \mathcal{M}_{\mathcal{M}}^{1000}$	at all times during the life of this indenture, pay all taxes or assessments that may be levels hbw_mlll_kept the buildings upon aid rate enture lanced assimits for and tornado in
It is ag or assessed a such sum an extent of _1 as berein pr this indentur THIS (rivell varrant and defend the same arainst all parties making lawful chains recel between the parties hereto that the part L	at all times during the life of this indenture, pay all taxes or assessments that may be level hm. will here the buildings upon said real entate insured against for and tormado in of the second part, the loss, if any, made payable to the part
This as or assessed a such sum and extent of AS as herein my his sum and THIS (according to and by 11 c, by 12 c, by 12	The unrant and defend the same sesins all parties making lawful chains recel between the parties hereto that the part. \mathcal{M}_{-1} of the first part shall gainst aid reil caste when the same becomes due and payable, and that by such insurance company as a hall be specified and directed by the part. \mathcal{M}_{-1} of the first part shall be seen to the second part of the second part may pay and uses and insu- e, and shall be served the second part may pay and uses and insu- factor instruction of the second part may pay and uses and insu- RANT is instructed as a monotypes to syster it he symmet of the symmetric the terms of -0.000 events written obligation for the payment of -0.0000events written obligation for the symmetry of the symmetry -0.00000000000000000000000000000000000	at all times during the life of this indenture, pay all taxes or assessments that may be levels here XL11_key for the buildings upon aid rate inture of anoth a spinist far and tornado in inf the second part, the loss, if any, made payable to the partY. of the second part to the second part, the loss, if any, made payable to the partY. of the second part to the inf or pay such tax show the same become due and payable and the step said premises insured inf our or eithers and the same on the same become due and payable and the step said premises insured if fully repaid
This as or a success of extra to <i>L</i> . As the second extra to <i>L</i> . As the second this indemut THIS (according to and byII) of by of <i>L</i> , and by the part thereof mediated to the second the second	Trivilly variant and defend the same arainst all parties making lawful chims recel between the parties hereto that the part \mathcal{M}_{-1} of the first part shall gainst aid real existe where the same becomes due and payable, and that by such insurance company as a ball be specified and directed by the part \mathcal{M}_{-1} interest. And in the erent that said part \mathcal{M}_{-1} of the first part shall for index them the part \mathcal{M}_{-1} of the reconduct may pay said that and in the erens of \mathcal{M}_{-1} because the structure here payment of the part \mathcal{M}_{-1} the terms of \mathcal{M}_{-1} contained by a part \mathcal{M}_{-1} of the reconduct with all in group departed by the spatial part \mathcal{M}_{-1} of the second part in payment is convergence that here it is a part \mathcal{M}_{-1} of the second part in payment of the part \mathcal{M}_{-1} and \mathcal{M}_{-1} payment of the spatial that are \mathcal{M}_{-1} the terms of \mathcal{M}_{-1} pays \mathcal{M}_{-1} and \mathcal{M}_{-1} payment of the spatial that the spatial part \mathcal{M}_{-1} of the second part in pay of the second part in payment to the terms of \mathcal{M}_{-1} part \mathcal{M}_{-1} of the second part to pay for any into a convergence shall be void if such payment be made as berein specified, and a paywide here only if the shall part of pays and the second part in pay the spectral pays the same as a provided in the into intervert. The standard if such payment be made as a part in pay in the same and provide in the into intervert. The standard pays is the spectral part in the same in precisived in a single pay in the same in the pay in the same in the same in the same in the same in pay in the same intervent in the same in the same intervent intervent in the same intervent in the same intervent in the	at all times during the life of this indenture, pay all taxes or assessments that may be levels here. TL11
this as or asserted a each arm an extent of c.1. this indentur. THIS (according to according to act by and by and and the part thereof while become immediately to retus and be to retus the making such and imper to and imper to	Trout averant and defend the same assimt all parties making lawful chain cred between the parties hereto that the part_ M of the first part shall gainst aid real estate when the same becomes due and payable, and that by such insurance company as all be specified and directed by the part_ M . I have been approximately a start of the part shall be specified, hen the part_ M of the first part shall be real shall be arguing the necessid part $M = 10^{-2}$ m of $M = 10^{-2}$ RANT is interest. And in the errent that said part $M = 10^{-2}$ m of $M = 10^{-2}$ RANT is interest as a superior to shure the payment of the payment of RANT is interest as a superior to real the symmetry of the payment of $M = 10^{-2}$ M $M = 10^{-2}$ m $M = 10^{-2}$ m $M = 10^{-2}$ the terms of $M = 00^{-2}$ m $M = 10^{-2}$ M $M = 10^{-2}$ m $M = 10^{-2}$ the terms of $M = 00^{-2}$ m $M = 10^{-2}$ M $M = 10^{-2}$ m $M = 10^{-2}$ is one payable to the part $M = 0^{-2}$ for any into a provide herein of it the shuft of the part $M = 0^{-2}$ for any into a provide herein or if the shuft models are started are the law therein a should be where more remaining models are started are not be therein a should a shuft of the part $M = 0^{-2}$ start $M = 0^{-2}$ for $M = 0^{-2}$ and $M = 0^{-2}$ where and there is the specified in the inducent the start on a non-1 them used of principal of the rest of the premises and all the improve refines account therefrom and to sell the premises herefore, ranked, or any labels of the out of the part $M = 0^{-2}$ m $M = 0^$	at all times during the life of this indenture, pay all taxes or assessments that may be levels here xtll_ver the buildings upon aid rate ensure larged easinst for and tornado in
This as or assessed a such sum an extent of	Trout averant and defend the same assimt all parties making lawful chain cred between the parties hereto that the part of the first part shall gainst aid real estate when the same becomes due and payable, and that by such insurance company as all be specified and directed by the part by such insurance company as all all be specified and directed by the part by such insurance company as all all be specified and directed by the part distant and the error that said part of the first part shall be real and the part of the neccond part are part as all the specified RANT is interest, as the rate of 100% from the date of payment of RANT is intered as appectate to spiric the payment of the payment of the terms of OB certain written obligation for the payment of the spiric ball of the part of the second part, with all in part of the part by the said part by and the same to part of any into a provided herein, or if the balling on and received in this inducrute. The there and the whole many first part by a diverse of the taxet on a provided herein, or if the balling of one parties and all parts are not ball the impore refuse accounts thereform and to sell the premises and the impore refuse accounts thereform and to sell the premises herefore, results, or many labels of the original of part part	at all times during the life of this indenture, pay all taxes or assessments that may be levels here still be seend part, the loss, if any, made payable to the part
This as or assessed a such sum an extent of	Trout averant and defend the same assimt all parties making lawful chain cred between the parties hereto that the part of the first part shall gainst aid real estate when the same becomes due and payable, and that by such insurance company as all be specified and directed by the part by such insurance company as all all be specified and directed by the part by such insurance company as all all be specified and directed by the part distant and the error that said part of the first part shall be real and the part of the neccond part are part as all the specified RANT is interest, as the rate of 100% from the date of payment of RANT is intered as appectate to spiric the payment of the payment of the terms of OB certain written obligation for the payment of the spiric ball of the part of the second part, with all in part of the part by the said part by and the same to part of any into a provided herein, or if the balling on and received in this inducrute. The there and the whole many first part by a diverse of the taxet on a provided herein, or if the balling of one parties and all parts are not ball the impore refuse accounts thereform and to sell the premises and the impore refuse accounts thereform and to sell the premises herefore, results, or many labels of the original of part part	at all times during the life of this indenture, pay all taxes or assessments that may be levels. Hen XLLL_keep the buildings upon aid rate returns insured against far and tornado in
This as or asserted a such any any extent of All this inderiver. THIS (according to and by_lite or average of the or average of the or average of the or average of the or average of the or average of the or average of the or average of the or average of the or average of the or average of the or av	The strength of the stress of	at all times during the life of this indenture, pay all taxes or assessments that may be levels. Hen. XLLL.key the buildings upon aid rate trainer laured against for and tornado in -of the second part, the loss, if any, made payable to the partY. of the second part to the if to pay next haras when the same become due and payable and the bree pait permises insured if they result haras when the same become due and payable and the bree pait permises insured if they result. Attacs when the same become due and payable and the bree pait permises insured if they result haras when the same become due and payable and the bree pait permises insured if they result. A they are pay of the part of a said oblighting and all bogs to percent any and unnece, of blart account of the tax of a said oblighting and all bogs to percent any and unnece, of blart account of the tax of a said oblighting and all bogs to percent any and unnece, of blart account of the tax of a said oblighting the tax of a said oblighting the tax of a said oblighting to tax and all bogs to percent any and unnece, of blart account of the said oblighting the tax of a said oblighting to covere pairs the oblighting counting the tax of a said oblighting the tax of a said to be and all bogs to percent any and unnece, of a blart to be oblighting the barrent of the due tax of a said oblighting to covere any and unnece in the barrent precision due to tax of a science apprinted to tax of a science apprinted to the science of all marrys arising from to click the part thereof, in the manner precision due to the science of all marrys arising from to click the barrent thereof and to there operation barrish be related
This as or Asserted a such sum any central of All this inderive minimum THISS (according to and by 11 of by 11	Twill warrant and defend the same asime all parties making lawful ching and the terms and the parts have the the terms due and payable, and that the part of the first part shall be particide and directed by the part of the first part and that the part of the first part and the terms due and the part of the part	at all times during the life of this indenture, pay all taxes or assessments that may be levels here All Listers the buildings upon aid rate insure of assessments that may be levels if the second part, the loss, if any, made payable to the part
This as or asserted a such aron and extent of Alling as berrin pr this indentur. This of according to and by_ling of avera fing and by_ling of avera fing and by_ling of avera fing and by ling of avera fing and by ling of avera fing and by ling of avera fing and by ling of avera fing and and avera and and avera fing and avera fing avera fing and avera fing avera fing a	Trouble variant and defend the same arains all parties making lawful chains are between the parts here to that the part of the first part shall all real defends the the part of the first part shall be partied and directed by the part of the first part shall be partied and directed by the part of the first part shall be partied and directed by the part of the first part shall be partied and directed by the part of the first part shall be partied and directed by the part of the first part shall be part the second part part part shall be part the part of the part shall be part to the part part of the part shall be part of the part shall be part to the part part of the pa	at all times during the life of this indenture, pay all taxes or assessments that may be levels —of the vecoud part, the loss, if any, made payable to the part
This as or asserted a such any any extent of -1 and as berein pr this indernity according to according to acc	Twill warrant and defend the same arains all parties making lawful ching area between the parts here to that the part of the first part shall all rains and in the part of the first part shall be prefited and directed by the part of the first part shall be prefited and directed by the part of the first part shall be prefited and directed by the part of the first part shall be prefited and directed by the part of the first part shall be prefited and directed by the part of the first part shall be prefited and intervent by the part of the second part may pay said uses and faux 6, and shall be part of the second part may pay said uses and faux 6, and shall be part of the second part may pay said uses and faux 6, and shall be part of the second part may pay said uses and faux 6, and shall be part of the second part may pay said uses and faux 6, and shall be part of the second part may pay said the payment of the same and provided the first part shall be valid in gave faux faux 6 and the payment of the second part, with all incortant and pay the shall be valid in gave faux 6 and pay the shall be valid in gave faux 6 and pay the shall be valid in gave faux 6 and pay the shall be valid in gave faux 6 and pay the shall be valid in gave faux 6 and pay the shall be valid in gave faux 6 and pay the shall be valid in gave faux 6 and the shall be resolved and a provided herin, or if the buildings on said real space of the shall be improve in the bard of the shall be resolved and the shall pay the shall be resolved and there faux shall be resolve	at all times during the life of this indenture, pay all taxes or assessments that may be levels —of the veroutd part, the loss, if any, made payable to the partV. of the second part to the ind the veroutd part, the loss, if any, made payable to the partV. of the second part to the if to pay not have show the amount se paid shall coheme a part of the indebtedness, secured by if they result have a second to be added by the partV. of the here of the mediatedness, secured by if they result have a second to be added by the partV. of the here of the mediatedness, secured by if they result have a second to be added by the partV. of the here of the mediatedness, secured by if they result have a second to be added by the partV. Second to be part of the second part as they appendix the they added by the partV. Second to be part of the made to be part of the many payses and they be part of the added by the partV. Second to be part of the added by the partV. Second to be part of the partV. Second to be part, and they are not on the second to be part, and they are not on the second to be part, and they are not on the part, and the part, and a second there is a part, and the respective particle by the second part as the part, and a second the respective part here to a shall be paid by the part, and a second the respective particle be the second part as the part, and a second the respective particle be readed to read the part, and a second the respective particle be readed to part, the part, and a second the respective particle be readed to readed the part, and the readed the part, and the readed the part, and the readed the respective particle be readed to readed the readed to readed to r
This as or associated as a series of the second sec	Text warrant and defend the same arsins all parties making lawful ching and the parts here to that the part	at all times during the life of this inderture, pay all taxes or assessments that may be levels — of the vectod part, the loss, if any, made payable to the part