437

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 88.
A	Mamie Cooper	This instrument was filed for record on the 18th day Soptember A D. 1046 at 10:35 ciclest A
<b>9</b>	ТО	Harved a. Beck
	The Lawrence Building and Loan Association	Register of Deeds. ByDeputy.
	THIS INDENTURE, Made this 18th day of September	II
	hundred and forty-six between Mamie Cooper, a single woman	
2	of Lawrence in the County of Douglas	and State of Kansas
	part Y of the first part, and The Lawrence Building a	nd Loan Association party of the second party of the second party
	WITNESSETH, That the said part <u>y</u> of the first part, in consi Five Hundred and no/100	deration of the sum of
	which is hereby acknowledged, ha.ssold, and by this indenture doGrant, Bargain, Sell and Morigage to the said part_y_of the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:	
<b>a</b>	Lot One hundred fifteen (115) on Arkans	as Street in Block Thirty-three (33)
•	Lot One hundred fifteen (115) on Arkansas Street in Block Thirty-three (33) in that part of the city of Lawrence, Kansas, known as West Lawrence	
	with the appurtenances and all the estate, title and interest of the said y And the said part. Y of the first part do_9.8 breeby coremant and agree that a	part_Yof the first part therein. t the delivery berear She isthe lawful owner of the premises above granted
	And the band part in the and part to construct of the premier and give that at the detection is not interesting of the premier avere grante and series (a s good and indefeasible enter therein, free and deter of all incombines ShO	
	I and shap they will warman and dafand at some emines all senter math to a the	
	It is agreed between the parties hereto that the part. y of the first part shall or assessed against said real estate when the same becomes due and payable, and that S.	thereto. at all times during the life of this indenture, pay all taxes or assessments that may be lettic $\mathbb{R}_{0}$ will $\mathbb{L}_{\infty}$ keep the buildings upon and real estate instared against five and tornado i
	It is agreed between the parties hereto that the part_V of the first part shall or assessed paints said real estate when the same becomes due and payable, and that such sum and by such insurance company as shall be specified and directed by the part_V of the first part shall exten to $125$ interest. And in the event that said burt_V of the first part shall.	thereto. at all times during the life of this indenture, pay all taxes or assessments that may be lettic 102 Mill_keep the buildings upon asid real estate insured against for and tornado i 
	It is agreed between the partice hereto that the part. $V$ — of the first part shall or assessed against aid real estate when the same becomes due and paryable, and that2 such sum and by such insurance company as shall be specified and directed by the part $V$ extent of $15$ . Interest. And in the event that said be $10$ m $1$	therets. at all times during the life of this indenture, pay all taxes or assessments that may be levie 102 Mill_keeps the buildings upon axid real estate insured against for and to renado i 
	It is agreed between the partics hereto that the part. $V_{}$ of the first part shall or assessed against said real estate when the same becomes due and payable, and that $S_{}$ such sum and by such insurance company as shall be specified and directed by the part. $V_{}$ estant of $\frac{1}{2}$ $\frac{1}{2}$	therets. at all times during the life of this indenture, pay all taxes or assessments that may be levie in <u>MALL</u>
	It is agreed between the partics hereto that the part. $V_{}$ of the first part shall or assessed against said real estate when the same becomes due and payable, and that $S_{}$ such sum and by such insurance company as shall be specified and directed by the part. $V_{}$ estant of $\frac{1}{2}$ $\frac{1}{2}$	therets. at all times during the life of this indenture, pay all taxes or assessments that may be levie in <u>MALL</u>
	It is agreed between the partics hereto that the part. $V_{}$ of the first part shall or assessed against said real estate when the same becomes due and payable, and that $S_{}$ such sum and by such insurance company as shall be specified and directed by the part. $V_{}$ estant of $\frac{1}{2}$ $\frac{1}{2}$	therets. at all times during the life of this indenture, pay all taxes or assessments that may be levie in <u>MALL</u>
	It is agreed between the partic herein that the part. V — of the first part shall or assessed against alid real exists when the same become due and paryhke, and that2 ents sum and by such insurance company as shall be specified and directed by the part. Catton of LSS. interest. And in the server that said sure in the start for the first part shall can be supported by the part. Y of the second part may pay and taxs and insu this indumer, and thall bear interest as the start of 10% from the due of payment use the start of the second part of the second part of the sum of	therets. at all times during the life of this indenture, pay all taxes or assessments that may be lettic 102. Mill.Leep the buildings upon asid real estate insured against for and tornado i of the second part, the loss, if any, made payable to the part. <u>Y</u> . of the second part to the ill to pay tuck taxes when the same become due and payable and to keep aid pressive insure rance, or either, and the amount so paid shall echome a part of the indebtedness, secured by ill fully repaid. 
9	It is agreed between the partice hereso that the part. V of the first part shall or assessed spinnt, aid real estate when the same becomes due and paryhike, and that ents aum and by such insurance company as shall be specified and directed by the part. Centre of	therets. at all times during the life of this indenture, pay all taxes or assessments that may be levie 10 Mill_keep the buildings upon aid real estate insured against for and tornade is of the second part, the loss, if any, made payable to the part. <u>Y</u> of the second part to the it to pay tuch taxes when the same become due and payable and to keep aid premiers insure rance, or either, and the amount so paid shall erbome a part of the indebtedness, secured by it fully regaid. 
•	It is agreed between the partice hereso that the part_V of the first part shall or assessed against alid real existe when the same become due and paryhke, and that exist sum and by such insurance company as shall be specified and directed by the party exist of 15.25	thereta. at all times during the life of this indenture, pay all taxes or assessments that may be lettic <b>BUTLL</b> keep the buildings upon asid real extate insured against for and tornade is -of the second part, the loss, if any, made payable to the part. <u>A</u> of the second part to the ill to pay tuck have shore the same become due and payable and to keep asid pressive is rance, or either, and the amount so paid shall echome a part of the indebtedness, secured by ill fully repaid. 
	It is agreed between the partice hereto that the part. Y of the first part shall or assessed against ail real estate when the same become due and payshic, and that ench sum and by such insurance company as shall be specified and directed by the part. ettent of 15.3 interest. And in the event that said bar of the first part shall as herein provided, then the part of the second part may pay said tars and insu this indemute, and shall bear instructs at the rate of 10% from the dut of payment un THIS GRANT is intended as a mortgage to secare the payment of the sum of	thereta. at all times during the life of this indenture, pay all taxes or assessments that may be lettic <b>BUTLL</b> keep the buildings upon asid real extate insured against for and tornade is -of the second part, the loss, if any, made payable to the part. <u>A</u> of the second part to the ill to pay tuck have shore the same become due and payable and to keep asid pressive is rance, or either, and the amount so paid shall echome a part of the indebtedness, secured by ill fully repaid. 
•	It is agreed between the partice hereso that the part_V of the first part shall or assessed against alid real existe when the same become due and paryhke, and that exist sum and by such insurance company as shall be specified and directed by the party exist of 15.25	therets. as all times during the life of this indenture, pay all taxes or assessments that may be feric BUT MILL.keep the buildings upon asid real existe innured against fire and tornade is -of the second part, the loss, if any, made payable to the part of the second part to the ill to pay tuch taxes when the same become due and payable and to keep aid precises issuers rance, or either, and the amount so paid shall echome a part of the indebtedness, secured by if faily regard
	It is agreed between the partice hereso that the part_V of the first part shall or assessed against alid real existe when the same become due and paryhke, and that exist sum and by such insurance company as shall be specified and directed by the party exist of 15.25	therets. as all times during the life of this indenture, pay all taxes or assessments that may be feric BUT MILL.keep the buildings upon asid real entate insured against fire and tornade is -of the second part, the loss, if any, made payable to the part of the second part to the iso the second part, the loss, if any, made payable to the part of the second part to the if they regular taxes when the same become due and payable and to keep asid precises insure rance, or either, and the amount so paid shall echome a part of the indebtedness, secured by if faily regular
	It is agreed between the partice herein that the part. Y of the first part shall or assessed spining alid real exists when the same become due and paryhing, and that extent of	therets. as all times during the life of this indenture, pay all taxes or assessments that may be feric BUT MILL.keep the buildings upon asid real existe innured against fire and tornade is -of the second part, the loss, if any, made payable to the part of the second part to the ill to pay tuch taxes when the same become due and payable and to keep aid precises issuers rance, or either, and the amount so paid shall echome a part of the indebtedness, secured by if faily regard
	It is agreed between the partice hereso that the part_V of the first part shall or assend spinnt aid real estate when the same become due and paryhics, and that extent of	therets. as all times during the life of this indenture, pay all taxes or assessments that may be letted in M111_keep the buildings upon asid real estate insured against fire and tornade i of the second part, the loss, if any, made payable to the part of the second part to the it to pay tuch taxes when the same become due and payable and to keep asid precisies insure asact, or either, and the amount so paid shall echome a part of the indebtedness, secured b if fully regaid.  DOILLARS DOI
	It is agreed between the partice heres that the part_V of the first part shall or assend spinnt aid real entite when the same become due and parkles, and that extent of	therets. as all times during the life of this indenture, pay all taxes or assessments that may be letic Did Mill_keep the buildings upon asid real estate insured against for and tornade is of the second part, the loss, if any, made payable to the part of the second part to the it to pay upok haves when the same become due and payable and to keep aid precisive insure rance, or either, and the amount so paid shall erbome a part of the indebtedness, secured by it fully regaid
	It is agreed between the partice hereto that the part_V of the first part shall or asserted spinnt aid real exits when the same become due and paryhing, and that extent of	berets. as all times during the life of this indenture, pay all taxes or assessments that may be feric BUT MILL_keep the buildings upon asid real extate imured against for and tornade is 
	It is agreed between the partice heres that the part_Y of the first part shall or assend spinnt aid real entite when the same become due and parking, and that extent of	therets. at all times during the life of this indenture, pay all taxes or assessments that may be fetting MLL_keep the buildings upon aid real entate insured against fire and tornade it
	It is agreed between the partice hereso that the part_V of the first part shall or assend spinnt aid real entite when the same become due and paryhies, and that extent of	berets. as all times during the life of this indenture, pay all taxes or assessments that may be feric BUT MILL_keep the buildings upon asid real extate imured against for and tornade is 
	It is agreed between the partice hereso that the part_V of the first part shall or assend spinnt aid real entite when the same become due and paryhies, and that extent of	therets. as all times during the life of this indenture, pay all taxes or assessments that may be feric ind mill_kers the buildings upon asid real estate insured against fire and tornade is 
	It is agreed between the partice heres that the part_V of the first part shall or assend spinnt aid real entite when the same become due and particle, and that extent of	berets. as all times during the life of this indenture, pay all taxes or assessments that may be feric ind mill_kers the buildings upon asid real estate insured against fire and tornade is 
	It is agreed between the partice heres that the part_V of the first part shall or assend spinnt aid real entite when the same become due and particle, and that extent of	berets. as all times during the life of this indenture, pay all taxes or assessments that may be feric BUT MILL_keep the buildings upon asid real extate imured against for and tornade is 

0

 $\square$ 

6)

6

[] . []

6)