......

	MORTGAGE (No. 52 K) F. J. Borde, Foldator of Logil Binks, Lawrence, Kanass
1	This Indenture, Made this 26th day of warch at the
	parofour Lord one thousand nine hundred and forty-eight between Orvil J. Tingle and Pearl C. Tingle, hustand and wife
	of Lawrence in the Countr of Douglas and State of Kansas
	parties of the first part, and The Lawrence Building and Loan Association
1	part y of the second part.
	Witnesseth. that the soid part 103 of the first part, in consideration of the rum of Three thousand and no/100
	them duly parts of the second of the second of the second
Ŧ	do GRANT, BARGAIN, SELL and MORTGAGE to the said part of the second part, the following described
	The North One half acre of the West one acre of the North Astronomy
•	of the Southwest quarter (1) of the Southeast quarter (2) of Section 1,
	Township 13, Range 19,
	with the appurtenances and all the estate, title and interest of the said part105 of the first part, therein,
	And the said part 23 of the first part do hereby covenant and agree that at the delivery hereof the <u>y</u> <u>APO</u> the lawful owner <u>S</u> of the premises above granted, and aread of a goad and indefeatable state of inhomance therein, fire and dear of all incumbrances,
	and that tieV will warrant and defend the same assist all parties making les ful dains therein
11-2	It is agreed between the perior here to have be part 102.610 Y will warms and defend the same against all parties making lasfal claim thereto. the may be foreig or surved against and real states when the same become due and provide methods (100 \pm 100 \pm 100 \pm 100 \pm 100 \pm 100
1500 84	exite insurve against net and tornals in such sum and by such insurance company as grint be specified and directed by the part J of the second part, the loss, if any, made psyable to the part J of the second part to the extent of LS interest. And in the event that said part LCS of the first part thall all to pay such taxes when the same become during an interest of the event that said part JCS of the first
114	part may pay said taxes and insurance, or either, and the amount so prid shall before a part of the indetsedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment until fully repaid.
建立	THIS GRANT is intended as a marriege to secure the payment of the sum of Three thousand and no/100
1.2	according to the terms of ODO certain written obligation for the payment of said sum of money, executed on the 26th day of
	March 15.48, and by 1 t.3. terms made payable to the part. Y. of the second part, with all interest according thereon according to the terms of asid obligation and also to secure any sum or sums of money advanced by the said part y of the second part
	to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said par. 10,2 of the first part shall fail to pay the same as provided in this indemare
	And this conveyance shall be void if such payments be made as herein specified, and the oblighton constained therein fully discharged. If default be made in such payments or any pain thereof or any oblighton created thereby or interest thereon, or if the taxes on sale rule states are not pad when the same become dig and payments or the maximum as not pay on a provided hermin or if the building on sale rule states are not pad, when the same dig and the payments or the pay on a provided hermin or if the building on sale rule states are not pad, and all of the oblighton provided for in aid written oblightion, for the sectiony of which this inference states. The sale distribution was able to be and payment as the evolution of the build a building on the sale of the sectiony of which this inference states. The sale distribution was able to be and payment as the evolution of the building building of the sectiony of which the same of the same to be and the sale and payment and the end payment as the evolution of the building building of the sectiony of which the same of the same to be and the same payment and the same payment as the evolution of the building building of the sectiony of which the same of the same to be approxed and payment as the evolution of the building building the same to be approxed and the same to be approxed and payment and the same payment and be approxed and payment as the evolution of the building building the same to be approxed and the same to be approxed and payment and the same payment and the same to be approxed and payment and the same to be approxed and payment and the same to be approxed and payment and the same payment and be approxed and payment and the same to be approxed and payment and the same to be approxed and the same to be approxed and payment and the same to be approxed approxed approx
	provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the said part
	the holds hered, whom notes, and it shall be lowful for the said per. <u>Y</u> of the scond part. It is a superstant and all the improvement thereas in the manne powerlad by law and to have a result exponent due to subtract the terms and heredin a conflict thereform; and to sell the premase hereby granted, or any part theredy, in the manne prescribed by law, and such all many around from such ask to return the small premase unpuls of principal and interest, a specifier by the manne prescribed by law, and such a fart, and the said by the second by the superstant here and the second the superstant here the second the second the second the source of the second the sec
	the amount then unpaid of principal and interest, topether with the costs and charges incident thereas, pai the perpise of size, door by . Buil be paid by the perrY where a contrast to the form period. Built the second size of the secon
	parties nerros
145	In Witness Whereof, the par 105 of the first part have been under their hand 3 and
	(SEAL)
	Tons the
	STATE OF KANSAS
1	COUNTY OFDOUGLAS Be It Remembered. That on this 27th day of Karch A.D. 1948
1	Notary Public is the domaid County and State
1	ame Orvil J. Tingle and Pearl C: Tingle, husband.
	and wife
Law Martin 1	and wife to me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same.
	and wife to me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereunto subscribed my came, and affixed my official seal on the
	and wife to me personally known to be the same person. I who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto aubecribed my rame, and affixed my official seal on the day and year last above written.
	and wife to me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have bereunto subscribed my came, and affixed my official seal on the
	and wife to me personally known to be the same person. 8 who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS, WHEREOF, I have hereunto subscribed my rame, and affixed my official seal on the day and year last above written.
	end wife to me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS, WHEREOF, I have hereunto subscribed my rame, and affixed my official seal on the day and year last above written.
	end wife to me personally known to be the same person. S who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS, WHEREOF, I have hereunto subscribed my rame, and affixed my official seal on the day and year last above written.

1:37.

101404

A. Contraction

的影響