17

	Reg. Nã. 6269 Fos Paid \$4.50	
MORTGAGE	35323 BCOK 94 (Nes. 52 K) F. J. Berlen, Patriaber of Legal Ranka, Lawrence, Kanasa	-
This Indenture, Made this	11th day of -ay	hre
rear of our Lord one thousand mine hundred an Helen 4. Abele and Leon		en -
of Lawrence , in the Con	untrof Douglas and State of Kansas	
part 165 of the first part, and The Lawr	rence Building and Loan Association	
	part. y of the second part.	,f
teal estate situated and being in the County of	the receipt of which is hereby acknowledged, have sold apid by this indentui PRTGAGE to the said party of the second part, the following describe Douglas and State of Kansas towit:	ક * . d
Lot one Hundr	red Twenty-elint (120) on rest in the City of Lawrence	
with the apputenances and all the estate, title and And the said part <u>155</u> of the first paddo of the premise above granted, and second of a good and inde	d interest of the said part 1.25 of the first part therein.	
It is agreed between the parties hereto that the part 1 the may be levied or assessed against said real exister when the netter insured against fire and tornado in such sum and by ind bost, if any, maid payable to the part 2	d then 5.025 [41] wairing and defend the same against all parties insking las ful daim thereta. 2. So fue forst part shall as all times during the fars of this optimizer, per all tars or assessment to same becomes due and payable, and that . Let G_{1} . We have the solution of the paradimeter the insurance company as shall be precised and directed by the para T the tot this gap and are part to the scarse of -1.05 , inserts. And in the event that and pays 1.6 B and the and payable or to keep said premises insured as herein provided, then the part -1.05 and the accord parts to paid shall become a pair of the indefendents, secured by this belonging, and hall been by repaid. the payment of the sum of ElShteep_Hundered and -1.05 and -0.100 - -3	
according to the terms of QIIG certain written obligation	ion for the payment of taid sum of money, executed on the 21 (11) DOLLARS . DOLLARS DOLLARS DOLLARS DOLLARS DOLLARS DOLLARS DOLLARS DOLLARS DOLLARS DOLLARS	
the same as provided in this indenture	a martial at more provided, in the event that said part 1 23 of the first part shall fail to pay	
the said prequises and all the improvements thereon in the man therefrom; and to sell the premises hereby granted, or any part the amount then unpaid of principal and interest, together with	made as herein specified, and the obligation contained therein fully discharged. If default be created directly, or interest thereon, or if the tases on said real extests are not puid when the same provided herein, or if the building on said real states are not key in as good reager as they are the same provided by the same state and the same remaining unpaid, and all of the obligation is used post 2	
	ne harr, executor, administrator, personal representatives, assigns and successors of the respective r. 10:5of the first part ha V.Chereinico fet(10:17hand S and	
	Thelen mabele (SEAL)	
	fim & abite (SEAL)	
		• • • •
TATE OF Kansas SS XUNTY OF Douglas Be It Remember	S	
Came Heler	notary public in the storessid County and State, nAbele and Leon G. Abele, her husband	
ULC duly acknowledg	ly known to be the same person 9, who executed the fore of the harrument and liged the execution of the same	
ly Commission Expires Apr11 21	1950 Notary Prote	
1 May 16, 1948 at 1970 P.M.	Narold G. Elect Rossistor of D	
ndersigned, owner of the within mor thereby, and authorize the Register Dated this 10th day of September 1	rtgage, do hereby acknowledge the full payment of the r of Deeds to enter the discharge of this mortgage of 1954.	det
	The Lawrence Building and Loan Association	

(hana)

SHEER SHE

and and and the set

1

-harriet a

1.

10 T 00