<b>This Incenture</b> , Made this 22rd day of rear of our Lord one thousand mine hundred and forty-eight Albert Earle Class, a single map of Lawrence in the County of Douglas and part y of the first part, and The Lawrence Building and Loss Witnesseth, that the soid part y of the first	November in the between Kriss		No.
rear of our Lord one thousand hime hundred and forty-eight Albert Earle Blass, a single map <u>at Lawrence</u> in the County of Douglas and part Y of the first part, and The Lawrence Building and Loan Witnesseth, that the said part Y of the first	between State of KENSAS		
Albert Earle Blass, a single map of Lawrence in the County of Douglas and part y of the first part, and The Lawrence Building and Loan part Witnesseth, that the said part y of the first	State of KENSES		
part_Y of the first part, and	Association		1. 1. 1. 1. 1. 1.
part_Y of the first part, and	Association		Sala.
witnesseth, that the said part J of the first		and the second sec	1
Witnesseth, that the said part J of the fire	y of the second part.		(A) •
			No. Co
	t part, in consideration of the sum of		
Two Thousand and no/100	DOLLARS	·	5
to them duly paid, the receipt of which is hereby acknowledge doGRANT, BARGAIN, SELL and MORTGAGE to the said part of the	d, ha VO sold, and by this indenture . second part, the following described		
real estate situated and being in the County of Douglas and State The North one-half (2) of the West 10	of Kansas, to-wit:	í ·	
• South one-half $(\frac{1}{2})$ of Park Lot 1, and			
nalf (3) of the South one-half (3) of			
City of Lawrence, Douglas County, Kans	18.9.		
with the appurtenances and all the estate, title and interest of the said part of the fi And the said part of the first part do <sup>0</sup> .9 breely cotemant and agree that at the delivery here			
And the sub part of the init part do 0 interve to maint and give that at the dentery one of the premises above granted, and seized of a good and indefeasible estate of inhertance therein, free and clear	of all intumbrances.		
and that . 109 will warrant and defend the same aga It is agreed between the parties bereto that the part	of this indenture, pay all taxes of assessments		. 1
It is a great between the percess here to be the party of the first part shall at all tenses during the life that may be level or assessed against and real exists when the same becomes data and parable, and that interaction is again same and by such insurance computer at table specified and direct loss, if any made parable to the part where the second part to the extend of and that interest. Any part shall fail to parable, the the part shall be and percess to the part where the second part to the extend of and percess interest. Any part shall be the provide or to keep and percess interest. The part shall be and percess interest as been the same become due and parable or to keep and percess interest.	will keep the buildings upon said real . ed by the part y of the second part, the		
part may pay said taxes and insurance, or either, and the amount so paid shall become a part of the indebtednes	a provided, then the part		
interest at the rate of 10% from the date of payment until fully repaid. THIS GRANT is intended as a morrgage to secure the payment of the sum ofTWO THOUSE			
according to the terms of ODO certain written obligation for the payment of said sum of money, esecuti	denthe 22nd day of		
November 48 and by his terms made payable to the par	of the second part, with all interest		
accruing thereon according to the terms of suid obligation and also to secure any sum or sums of money advanced to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that suid	part		
the same as provided in this indenture And this conveyance shall be void if such payments be made as herein specified, and ghe obligation corta	ined therein fully discharged. If default be		
And this conversance shall be word if such payments be made as herein specified. Ind the ocugation contained in a payable, or if any part thereof or any obligation created thereby, or interest thereo, or or if the tasso or if the tasso become due and payable, or if the insurance is not keys up, as provided herein, or if fyer buildings on said real set now, or if or uses of on said premise, then this conversance shall be added the whole sum provided for in said written obligation, for the security of which this indenture is given, shall immediately mature a	n said real estate and not paid when the same ate are not kept in as good repair as they are maning unnaid, and all of the obligan		
provided for in said written obligation, for the sociary of which this indenture is given, shall immediately mature a the holder hereof, without notice, and it shall be lawful for the said part	nd become due and payable at the option of to take possession of		
provided for in said written obligation, for the security of which this indenture is given, thill immediately mature a the holds hereds, without notice, and it shall be leaved 1 for the stand part. J. the said premises and all the improvements thereon in the august provided by law and to have a receiver appoint the said premises and all the improvements, do any part thereof, in the minor prescribed by law, and can the august then unpead of principal and interest, together with the costs and charges modent theres, and the or part. J	of all moneys arising from Such sale to retain erplus, if any there be, shall be paid by the		
part. J making such sale, on demand, to the first part. J	ion therein contained, and all benefits accruing		
In Witness Whereof, the part y of the fort part by 3 hereunito			-
seal the dry and year last above written.			
accord	ance a (Awar)		
			•
STATE OF Kansas	•		
COUNTY OF Douglas		132	
Be It Hemembered, That on this 22nd day of Notary Public	in the aforesaid County and State,		
came Albert Farle Glass, a si	ngle man		
to nje personally known to be the same person who	executed the foregoing instrument and		
duly acknowledged the execution of the same.	and the second		
IN WITNESS WHEREOF. I have bereunto subscribed my day and year last above written.	name, and affixed my official seal on the		
Manual Control of Cont	Notary Public		. '\$
My Commission Expires April 21 19 50.		the weather was	3512
led November 22, 1948 at 11:35 A	T. Beck Register of	Drieds nortgage	31
RELEASE undersigned, owner of the within mortgage, do hereby acknowled	ge the full payment of the	debt 15 Pupe	141
thereby, and authorize the Register of Deeds to enter the disc his 8th day of December 1953	harge of this mortgage of r	ecord.	
The Lawrence Building and Loan A		and Dents	
L. E. Edy Secretary - by H. E. Decker - Vice Fr (Corp. Seal) Mortgagee	esident - · ·	Lachara Section	
	and the second		124 A.
	and the second sec	the second s	100-14

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