390

.....

....

	37735 BOOK 95 /	
	This Indenture, Made this 8th day of April , in the	
	Wayne E. Lady and Katherine E. Lady, husband and wife	
	The second s	
	of Lawrence, in the County of Douglas and State of Kansas	
	part les of the first part, and The Lawrence Building and Loan Association	
	part y of the second part.	1
	Witnesseth, that the said part 105_of the first part, in consideration of the sum of	
	Two hundred and fifty and no/100 DOLLARS	· · · <
1	to them duly paid, the receipt of which is hereby acknowledged, ha VO sold, and by this indenture	
	doGRANT, BARGAIN, SELL and MORTGAGE to the said part yof the second part, the following described real estate situated and being in the County ofDUBLES and State of Kansas, to-wit:	
	Lots numbered Two hundred fifty (250), Two hundred	
	fifty-two (252), and two hundred fifty-four (254)	
	in the Subdivision of the South Half of Block Number Five (5) in that part of the City of Lawrence known	
	as North Lawrence,	
	with the appartenances and all the cetate, title and interest of the said part 108_of the first part therein.	
	which the appartenances and all the relate, tills and interest of the said part LDB. of the first part Berein. And the said part LDB. of the first part doheavy ownens and agree that pits definery heavy <u>LDB y BTD</u> the larged owner. So of the perpine above sound, soid spire of a good pait indefends each of inhomance therein. For and done of all incurdence. KROBDE BUTTGREET TO	
	mortgage for \$1200.00 given to the Lawrence Building and Loan Association	la o
i i	I to a greed between the parties berto that the part All of the first part shall at all times during the life of this indentry, pay all taxes or assessment: first may be between the parties berto that the part All of the first part shall at all times during the life of this indentry, pay all taxes or assessments first may be being or assessments and read attack when the same become due and payohe, and that LIDY WILL here the buildings upon said real	
•	serves means arging fire and acreado in such sum and by such insurance company as shall be specified and directed by the part of the second part the	
	part shall fail to per such taxes when the same become due and psycho or to keep said premises insured as herein provided, then the pert of the second part may pay said taxes and insurance, or either, and the amount a paid shall become a part of the indebtedness, secured by this indenture, and shall bear insures at the most of a 3 Group the day of aroment until fully record.	
	THIS GRANT is inserted as a marging to secure the payment of the sum of Two hundred and fifty and no/100	
	according to the terms of Oll@certain written obligation for the payment of said sum of money, executed on the <u>Bth</u> day of	
	April 19 49 and by 128 terms made payable to the part Y of the second part, with all interest according thereas according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part Y of the second part	
	m pay for any insumer or to discharge any taxes with interest thereon as herein provided, in the event that said part If flor the first part shall fail to pay	-
4.	the same as provided in this indexture.	
1	made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the tases on said real extere are not paid when the same become due and psymble, or if the insurance is not kept up, as provided herein, or if the buildings on said real extere are not kept in as good repair as they are	
	how, or it wass is communed on said premare, then this conveyance shall become absolute and the visit sum remaining unpaid, and all of the obligations provided for in aid written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the table tables makes and is shall be larged for this and party. of the and party	
	the said premises and all the improvements thereon in the meaner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom; and to sail the premises harder granted, or my part thereof, in the manner prescribed by law, and out of all moonys straing from such sale to retain	
	the amount then unpeid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the	1041
	per V making such take on demand, to the first per 198 .	
	per. X. making such mix on domand, to the fare pert. 198 • It is supported by the potion heres that the terms and perchanges of this indexave and each and every obligation therein contained, and all brandin seconing thandfrom, thill manufal inner to, and be obligatory upon the bairs, secontors, administrators, personal representatives, assigns and successors of the respective partice harms.	
	The near a peridd in this indexers. And this convergents shall be velid if such payments be made as herein specified, and the obligation constand therein fully dircharged. If default be add in such proves to any provide the original structure of the structure	
Section of the	In Witness Whereoi, the part 183 of the first part have hereunto set	
Martin State	In Witness Whereoi, the part 183 of the first part have hereunto set	
New York Concerning	III Witness Whereoi, the per 183 of the for per have been see EU017 hand And and Bite day and per har down written.	
	In Witness Whereoi, the part 183 of the first part have hereunto set	
	In Witness Whereoi, the part 183 of the first part have hereunto set	
	al B da dy ad yet hat down welter. <i>Wayne E. Bady</i> (SEAL) <i>Rethering E. Lady</i> (SEAL)	
	Bin dy ad yet hat down writes Wayno E. Sady (SEAL) Kathering E. Lady (SEAL) Fratte OF Tenses	
	Bin dy ad yet he day with a per 193 of the for per 193 of the for per large her day with a large the day with a la	
	Bin dy ad yet har down writes	
	Bin dy ad yet har down where of, the per 193 of the far per hard a brandly and the far per hard and the far per hard yet	
	al B in dy ad you have with Berool, the per 193_of the for per have to the DETE hard Red Wayno E. Sady (SEAL) Kathering E. Lady (SEAL) STATE OF Tenses COUNTY OF DOUGLAS Bo If Remainbarred. That so the StD day of ADTIL A D. 19. 49 before me, s. Moharry Public in the atomic County and Same com. Wayno R. Lady and Katherine E. Lady, husband and wife	
	Bindy ad yet in the per 193 of the for per hy a harmon set 1001F had had ad ad ad yet by deve write.	
A DESCRIPTION OF A DESC	Bindy ad yet har down write. Bindy ad yet har down write. STATE OF	
	Bindry ad yet har down weiten Bindry ad yet har down weiten HIGHT hard Red HIGHT hard HIGHT hard HIGHT hard HIGHT hard HIGHT hard HIGHT har	
Not the second se	All B in dy ad yet hat down writes B in dy ad yet hat down writes	
	Bindry ad yet har down weiten Bindry ad yet har down weiten HIGHT hard Red HIGHT hard HIGHT hard HIGHT hard HIGHT hard HIGHT hard HIGHT har	
	All B in dy ad yet in the series of the per 193 of the for per have a to be the same per out of the series in the	the date

•

.

And States