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Tbis Incenture, Mode dis       25th       dy d       October       is         yer of our lood one thousand hise handled and       figure 000       description       description         of Lawrence       in the Comy of LingLas       and Sate of Kanasa         of Lawrence       in the Comy of LingLas       and Sate of Kanasa         pur. 1930 fuel first pur, see of the Lawrence       Buillating and Loss of the second pur.         Witnesseeth, that the sid pur. 1ga of the first pur, in conderation of the sur       pur. y. of the second pur.         Control       thom	-	449 * 3 BOOK 101
<pre>per of our Lord one thousand nine hundred and</pre>	-	
<pre>per of our Loce one showsmand mine intended and</pre>		This Indenture, Made this 25th day of October
Anna Peerson Arthur and C. S. Irthur, her husband  d. Läwrence in the Coury of Douglas set of Kansas par 1930 the first par, and The Lawrence Bullding and Loan Association par. 1930 the first par, and The Lawrence Bullding and Loan Association par. J. of the scood par.  Witnesseth, dar the suid par. 1.c. of the first par, in consideration of the an Pour thousand dollars and no/100		vest of our Lord one thousand nine hundred and fifty=One
<pre>d_Likwrencein the Courty:dlonglassnd Sute dand Sute dand Sute dand Sute dand Sute d</pre>		
par. 148 of the first part, and The Lawrence Bulleting and Losn Association part. y. of the second part. Witnesseeth, that the said part. 1es		
part. Y _ of the second part.         FOUR thousand dollars and no/100         c. thom         duty paid, the second of the sub part. 16 g. of the first part, in consideration of the suc of the second part, the following decemption of the suc of the second part, the following decemption of the sub part. 16 g. Stat. 10 the second part, the following decemption of the sub stat. 10 the second part, the following decemption of the second part. 16 g. Stat. 10 the Stats, to with the appurtenness. Quarter of the Northwest Quarter of Suction Twenty=four (24), Township Twelve (12) South, Ransas         with the appurtenness and all the estate, title and interest of the said part. 10 g. of the first part therein.         Add teal part 16 g. dthe first part do the said part. 10 g. of the first part therein.         and the third of a good and indefaulte cast of the said part. 10 g. of the second part the part the		of Lawrence , in the County of Douglas and State of Kansas
Witnesseth, due the aid part leg_of the first part, in consideration of the sum         Pour thousand collars, and, no/100         onthe following decorrection of which is hereby acknowledged, bu YG, and by this index decorrection are situated and being in the Courty ofDUBLASnof the second part, the following decorrect areas situated and being in the Courty ofDUBLASnof the second part, the following decorrect areas situated and being in the Courty ofDUBLASnof the second part, the following decorrect areas situated and being in the Courty ofDUBLASNot for the Sit the PrincipNot for the second part, the following decorrect (24), Toynnanitp Twelve (12). South, Range 19 East of the Sixth PrincipNot decorrect and agree that part decorrect for the south part ofNot decorrect and agree that part decorrect the south part ofNot decorrect and agree that the deform the decorrect and agree that the the south agree to the decorrect agree that the deform the decorrect agree the deformation of the parts and agree that the the south agree of the decorrect agree to the decorrect		part 168 of the first part, and The Lawrence Building and Loan Association
Four thousand dollars and no/100		
<pre>no</pre>		
doGRANT, BARGAIN, SEL and MORTGAGE to the said part_yof the second part, the following desc real ensue sinuted and being in the County ofDUNGLASN and State of Kansakyow for (24), Township Twelve (12) South, Range 19 East of the Sixth Princip Meridian in Douglas_County, Kansas with the appurtenances and all the estate, title and interest of the said part_103_ of the first part therein. And the usid part 103_ of the first part dohere y covenant and agree that get the delivery hereit they 0.9 the lawful or of the primites above granted, and stired of a good and indefaultie ensus of inberinance therein, first and teas of all inventibureance, and that they will warrant and detend the same segims all parties making lawful claim the h is agreed between the parties there on the inst prace that get the delivery hereit they. Will warrant and state mark a part 103_ of the first part hall as all times during the life of this indemure, part and that they will warrant and detend the same segims all parties making lawful claim the h is agreed between the part of the same segima tail real crass when the same become charead papable, and that they will warrant and indig upon aid real and part 103_0 of the imp and the life of the same of 21 Co interest. And in the erest of the life and ranked and part and part will have and intermation of 21 Co interest. And in the erest of the life and ranked and part and part will have and intermation of 21 Co interest. And in the erest of the life part 1 CB_0 of the imp and the life part 1 CB_0 of the imp and the life of the mark of the life and ranked and part and part to be caread parable as d hard. They and and the part of the indefaulties and none of FOUT. thousaint doubles and one and its form the life of a same of the part of the indefaulties and the core and more hard and the and and part. J. d the second part to part on part and part lifes and the mark explaits on the part of J in the life and and the whole una remaining unpaid, and if all to part h		
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THS GRANT is insended as a morgage to secure the payment of the sum of FOUR thOUSGING GOLLER'S GAG		it is spece between the particular of assessed against said real estate when the same becomes due and payable, and that they
THIS GRANT is increded as a morgage to secure the payment of the sum of FOUR thousagind Gollars and Dollars and the secure of the secure and the secure of t		keep the buildings upon said real estate insured against tite and tornado in such sum aga by such insurance company as man by part directed by the part. y of the second part, the loss, if any, made parable to the part y
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iai part. Y. of the second part to pay for any insurance of to discharge any first with minimum barries within provident fails and part. S.S. of the first part shall fail to pay the same as periodical the obligation containing the part is and and part of the provided before and part. S.S. of the record part is a provided in the first part is and be obligation containing unpid, and all of the obligation provided before in a side within the obligation containing unpid, and all of the obligation provided before, of it the buildings of the solar part of the solar period. The obligation containing unpid, and all of the obligation provided before, of the buildings of the solar period. The obligation contained and be obligation contained and be obligation of the solar period. The obligation of the solar period, and before and problem to one obligation of the solar period. The obligation of the solar period, and become and become the one of the solar period. The obligation of the solar period, and become and become the obligation of the solar period. The obligation of the solar period, and become and become the obligation of the solar period. The obligation of the solar period of the solar period, and become the obligation of the solar period. The obligation of the solar period of the solar period. The obligation of the solar period of the solar period of the solar period. The obligation of the solar period of the solar period of the solar period. The obligation of the solar period of the solar period of the solar period. The obligation of the solar period of the solar period of the solar period. The solar period of the solar period of the solar period. The obligation of the solar period of the solar period. The obligation of the solar period of the solar period. The obligation of the solar period of the solar period. The obligation of the solar period of the solar period. The solar period of the solar period of the solar period. The solar period of the solar period of the solar period of the solar period. The solar pe		day of October
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asign and successon the top of the part 163_ of the first part ha 'Ve hereano set_the 1r had is and set to the avg and year last above written. STATE OF Oklahoma SS COUNTY OF Canadian SS COUNTY OF Canadian SS By H Remembered. That on this 3/ day of October A D. 19. before me, a Jacky Carbon Arthur and C. S. Arthur, ABT husbend SS SW14 to me personally known to be the same person. S. who executed the foregoing ins ment and duy acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my office and an the day and year last above written. N WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my office and an the day and year last above written.		It is agreed by the parties hereto that the terms and provisions of this indenture and term on the deriver and the parties hereto that the terms and be obligatory upon the heirs, executors, administrators, personal repr
and seile the dy and year list hove whiten STATE OF Oklahoma (SI STATE OF Oklahoma (SI COUNTY OF Canadian) By H Remembered. That on this 31 day of October A D. 19. before me, a Machan Arthur and C. S. Arthur A D. 19. Defore me, a Machan Arthur and C. S. Arthur, A D. 19. A D. 19. By H Remembered. That on this 31 day of October A D. 19. before me, a Machan Arthur and C. S. Arthur, A D. 19. A D. 19. By H Remembered. That on this 31 day of October A D. 19. before me, a Machan Arthur and C. S. Arthur, A D. 19. A D. 19. By H Remembered. That on this 31 day of October A D. 19. By H Remembered. That on this 31 day of October A D. 19. By H Remembered. That on this 31 day of October A D. 19. By H Remembered. That on this 31 day of October A D. 19. By H Remembered. That on this 31 day of October A D. 19. By H Remembered. That on this 31 day of October A D. 19. By H Remembered. That on this 31 day of October A D. 19. By H Remembered. That on this 31 day of October A D. 19. By H Remembered. That on the same person. S. who executed the foregoing ins ment and duy acknowledge the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my office of the same in the day and year has above written. October A D. 19. October A D. 19. By Here A D. 1		assigns and successors of the respective parted, the part 10.5 of the first part ha Ve hereunto set their h
STATE OF Oklahoma (S STATE OF Oklahoma ) SS COUNTY OF Canadian ) By H Remembered. That on this 31 day of October A. D. 19 before me, a. Haray Carbor in the aforesial County and St came Anna. Rearson Arthur and C. S. Arthur, har hugband to me personally known to be the same person. S., who executed the foregoing ins ment and duly ackgowledged the execution of the same. IN WITNESS WHEREOF, i have hereunto subscribed my name, and affixed my offi- seal on the day and year last above written. Other and Stationary Carbor of the same in the same in the station of the same.		and seals the day and year last above written
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COUNTY OF Canadian Statements of the second		- gegren H
COUNTY OF Canadian 500 He H Remembered, That on this 31 day of <u>Detober</u> A. D. 19. before me, a <u>Hotery</u> <u>Bublics</u> in the aforenid County and St came <u>Anna</u> <u>Pearson</u> <u>Arthur</u> and <u>C. S. Arthur</u> <u>har</u> <u>husbend</u> to me personally known to be the same person. <sup>3</sup> who executed the foregoing inst ment and duly ackgowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my offin seal on the day and year last above written. <u>Determine</u> <u>Determine</u> <u>Determine</u> <u>Determine</u> <u>Determine</u> <u>Bublics</u>		~ Did 1 . ( )
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SW17     to me personally known to be the same person.9 who executed the foregoing insi ment and duly ackgowledged the execution of the same.     IN WITNESS WHEREOF, i have hereunto subscribed my name, and affixed my offi seal on the day and year last above written.     Ode and your option of the same.		came Anna Pearson Arthur and C. S. Arthur, har
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