ń

- I and	and thousand wight hundred and WiMM J	and day of January in the year hetween Jackap & Grad and
Cla.	10. Otead his Wift	
	City of Lawrence	and State of Kan-
		AND LOAN ASSOCIATION of Lawrence, Kansas, of the second p
$\parallel \parallel \parallel$	Ditnesseth, That said part ils of the first	part, in consideration of the sum of
The state of the s	A DE LOS COMOS DE LA COMOS DEL COMOS DEL COMOS DE LA COMOS DEL LA COMOS DE LA	Hundred and FiftyDOLLAR
	that a surface a manual of land cituated in the (sents dogran: and convey to the said party of the second ports of Douglas and State of Kansas, and described as follows, to we street, in the City of Lawrence, bring to four
Bio'll,		
with the	annurtenances and all the estate, title and	interest of the part LLNL of the first part therein; and the s
3 Parti	es of the first part	dohereby covenant and agree that at the delivery her
		es above granted, and seized of a good and indefeasible estate and that well will warrant and defend the same in the qu
and peace	eable possession of the said party of the se	econd part, and assigns forever.
THIS conditions	of a certain Bond this day executed by the	ure the payment and the full performance of all the obligations the said Parties of the first part
3 ->		Association, for the payment of \$750as then
provided;	and upon the prompt performance of all s	aid conditions of said bond by the partsigning the same, t
making of	any payments therein provided when the sa	the performance of any of the conditions of said bond, or in time shall be due; or if the taxes and assessments of every nat
payable, ti	hen upon the happening of any said failures, t	not paid at the time when the same are by law made due the whole of said sum of $$750$, together with such figure 1.
and penal	ties as shall accrue under the by-laws of said I the said party of the second part, or assigns, a	Association, shall immediately become due and payable, and it shall t any time thereafter, to sell the premises hereby granted, or any p
thereof, in	the manner prescribed by law, appraiseme	ent hereby waived or not, at the option of the party of the second he sale, to retain the amount of said bond, to wit: \$ 750
only the a	amount of dues paid as principal upon said bone	d, together with the cost and charges of making such sale; and
Gart	es of the first parts their	making such sale, on demand, to the saidheirs and assigns.
The 1	part LLA of the first part hereby agree to d in the by-laws of said Association.	maintain insurance to the amount of \$ /000,on said prope
3	n Witness Whereof, The said part is	Lof the first part have hereunto set their hands and seals
day and yo	ear above written.	Sathrof B. Read .
ETERNIT		_Lathrop B. Read [". _Ella lo. Read [".
T. C.		
et and d		[ı.
	of Kansas_ Louglas	fit sees have a -
	On this	oth day of January A. D. 1890 to
1	Thuis IT. o	Unity. 55. The day of January A. D. 1899, before Silig. a Notary Subliction in and for said Con Lathop 3. Read, and Ella 10. Read, his u
	personally came _	Lathrop B. Read, and Ella lo. Read, his u
W Q	1709	
	the foregoing conv	known to be the identical person \$\mathbb{Z}\$, described in, and who execute as grantor \$\mathbb{Z}\$, and duly acknowledged the execution of the sa
l L	In Test	timonu whereof. I have become subscribed my name and affi
	my official seal, on	the day and year last above written. Lumber 1 490018. Source Truis J. Frlig
		Sun V. Sulla
	My commission expires ♥	LUMBOU I 1900IS
Recorded	My commission expires O	1 45 o'clock () M