. DD

16

a.d. Hillerni and Thartha, Hildern, hie weight a flowing County, in the State of Kansa, of the first part, and THE Lawrence I Building and Dawrence Kossas of the scond part: WITNESSETH: That the part.dl. of the first part, and THE Lawrence I Building and the scond part: State Advanced and the part of the scond part. Building and the receipt of which is hereby achonoleiged, found by these presents grant, bargain, ell and covery, unto aid part, of the scond part. Its success a mainty all of the following describe real east, situated in the County of Dawlas, and State of Kansa, to wit: Cast Truempher: Nimety of the scond part. Its success a mainty of the scond part. Its success a mainty all of the following describe real east, situated in the County of Dawlas, and State of Kansa, to wit: Cast Truempher: Nimety of the scond part. State of Truempher Cast Truempher Cast Truempher Cast Truempher Cast Truempher Cast Truempher State of the scond part.	SOCIATION, of Dauglas Country, in the State of Kanas, of the first part, and THE <i>Keurence</i> BUILDING AND LOAN ASSC and the sum of DULARS, Successors and DULARS, Successors and DULARS, DULA	OCIATIO of the sum DOLLAR successors at
TORN In Despite Compt, in the State of Kanas, of the first perin, and THE Kan2000000 BUILDING AND LOAN ASSOCIATION TARS, In Anteser, KANAS of the revelop perin WITNESSETH: That the part of the incompt and incompt and perind of the revelop of	DCIATION of Douglas County, in the State of Kansa, of the first part, and THE Katevence BUILDING AND LOAN ASSC of the sum of DOLLARS, MITNESSETH: That the part.eld of the first part, in consideration	OCIATIO of the sum DOLLAR successors at
TORN In Despite Compt, in the State of Kanas, of the first perin, and THE Kan2000000 BUILDING AND LOAN ASSOCIATION TARS, In Anteser, KANAS of the revelop perin WITNESSETH: That the part of the incompt and incompt and perind of the revelop of	DCIATION, ef Douglas County, in the State of Kansa, of the first part, and THE Kateron Control BUILDING AND LOAN ASSC of the sum of DOLLARS, Market KANSAK of the second part: WITNESSETH: That the part.eld of the first part, in consideration dial. difference Market KANSAK of the second part: WITNESSETH: That the part.eld of the first part, in consideration dial. difference Market KANSAK of the second part: Market KANSAK of the second part: dial. difference Market KANSAK of the second part: Market KANSAK of the second part: dial. difference Market KANSAK of the second part: Market KANSAK of the second part: dial. difference Market KANSAK of the second part: Market KANSAK of the second part: dial. difference Market KANSAK of the second part: Market KANSAK of the second part: dial. difference Market KANSAK of the second part: Market KANSAK of the second part: dial. difference Market KANSAK of the second part: Market KANSAK of the second part: dial. difference Market KANSAK of the second part: Market KANSAK of the second part: dial. difference Market KANSAK of the second part: Market KANSAK of the second part: DOLLARS, Market KANSK of the second part: Market KANSK of the second part: <th>OCIATIO of the sum DOLLAR successors at </th>	OCIATIO of the sum DOLLAR successors at
TORN In Despite Compt, in the State of Kanas, of the first perin, and THE Kan2000000 BUILDING AND LOAN ASSOCIATION TARS, In Anteser, KANAS of the revelop perin WITNESSETH: That the part of the incompt and incompt and perind of the revelop of	DCIATION, of Douglas County, in the State of Kmsa, of the first part, and THE Kaseverset BUILDING AND LOAN ASSC of the sum of WITNESSETH: That the part.eld of the first part, and THE Kaseverset Built Ding AND LOAN ASSC ucreasors and	OCIATIO of the sum DOLLAR successors at
TIDN, of Depine Comp, in the State of Kanas, of the first part, and THE Kan2-00-00 BUILDING AND LOAN ASSOCIATION are not Main Comp, in the State of Kanas, of the first part, and THE Kan2-00-00 WITNESSETH: That the part of the first constraint of the result of thick is bedry activated of the state, durated is the Comp of Dougha, and State of Kanas, ovint. DOULAR first constraints of the result of thick is bedry activated of the Comp of Dougha, and State of Kanas, ovint. DOULAR first constraints of the result of thick is bedry activated of the Comp of Dougha, and State of Kanas, ovint. Constraints of the result of thick is bedry activated of the Comp of Dougha, and State of Kanas, ovint. Constraints of the result of thick is bedry activated of the Comp of Dougha, and State of Kanas, ovint. gins or the state of Kanas, ovint. Constraints. Constraints. Constraints. Constraints. gins or the state of Kanas, ovint. Constraints. Constraints. Constraints. Constraints. gins or the state of Kanas. Constraints. Constraints. Constraints. Constraints. gins or the state of Kanas. Constraints. Constraints. Constraints. Constraints. gins or the state of Kanas. Constraints. Constraints. Constraints. Constraints. gins or the state of Kanas. Constraints. Constraints. Constraints. Constraints.	CIATION, of be sum of DOLLARS, belonging, or DOLLARS, hits said the first and DOLLARS, hits said the first and DOLLARS, hits said the first and DOLLARS, hits said DOLLARS, hits said	OCIATIO: = of the sum = DOLLAR = DOLLAR = successors au U. Betaj
and addition additional additionad additadditional additional additedditional addition	elonging, or DOLLARS, tions of the soft of first which stid use on stid 19722 19724 19724 19724 19724 19727 1	n of the sum = DOLLAR = DOLLAR = successors al = Betty = Be
and addition additional additionad additadditional additional additedditional addition	elonging, or blog of the second part of the second	DOLLAR successors a <u>u. b. et.</u>
and addition additional additionad additadditional additional additedditional addition	And Brack Concernence And Brack Concernence <td< td=""><td>DOLLAR successors a <u>u. b. et.</u></td></td<>	DOLLAR successors a <u>u. b. et.</u>
and addition additional additionad additadditional additional additedditional addition	Imaging, or TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereuno in any wise appertaining, forver. OLLARS, items TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereuno in any wise appertaining, forver. OLLARS, items PROVIDED ALWAYS And this instrument is executed and delivered to secure payment of the sum of the first and premium thereon, and such fires and Law 2016 (2016). OLLARS, items To HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereuno in any wise appertaining, forver. PROVIDED ALWAYS And this instrument is executed and delivered to secure payment of the sum of	successors at
and addition additional additionad additadditional additional additedditional addition	Imaging, or TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereuno in any wise appertaining, forver. OLLARS, in a first in the second part where the tenement is a singular, the tenements, hereditaments and appurtenances thereuno in any wise appertaining, forver. OLLARS, in a first in the second part where the tenement is a second part where the terms and organized part where the term as the term a	v. b.itsj
and addition additional additionad additadditional additional additedditional addition	Imaging, or TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereuno in any wise appertaining, forcer. OLLARS, in so if the application of the second s	
and addition additional additionad additadditional additional additedditional addition	TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereuno in any wise appertaining, foreve. DILLARS, one of the first which said 5 on said 5 on said 19222 	
aging, or TO HAVE AND HOLD THE SAME, Together with all and singular, the treatments, hereitaments and appurtenances thereanto belonging, in any wite appertaining, forese. PLARS, as it is any wite appertaining, forese. TO HAVE AND HOLD THE SAME, Together with all and singular, the treatments and appurtenances thereanto belonging. LLARS, as it is any wite appertaining, forese. The ALL ALLA, ALLA	Image: State of the first which said TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereoitaments and appurtenances thereanto in any wise appretaining, forever. DLLARS, one so the first with interest and premium thereon, and such fines and charges as may become due to said party of the second part under the terms and concontract note secured hereby, advanced by the said THE SAME at the first which said interest and premium thereon, and such fines and charges as may become due to said party of the second part under the terms and concontract note secured hereby, advanced by the said THE SAME at the first which said interest, hereoitaments, shares of Class. 19:62.2 TO HAVE and the first with all succession on the first and premium thereon, and such fines and charges as may become due to said party of the second part under the terms and concontract note secured hereby, advanced by the said THE Sauce receive BULLDING AND LOAN ASSOCIATION to the part/d part upon	
aging, or TO HAVE AND HOLD THE SAME, Together with all and singular, the treatments, hereitaments and appurtenances thereanto belonging, in any wite appertaining, forese. PLARS, as it is any wite appertaining, forese. TO HAVE AND HOLD THE SAME, Together with all and singular, the treatments and appurtenances thereanto belonging. LLARS, as it is any wite appertaining, forese. The ALL ALLA, ALLA	Image: State of the first which said TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereoitaments and appurtenances thereanto in any wise appretaining, forever. DLLARS, one so the first with interest and premium thereon, and such fines and charges as may become due to said party of the second part under the terms and concontract note secured hereby, advanced by the said THE SAME at the first which said interest and premium thereon, and such fines and charges as may become due to said party of the second part under the terms and concontract note secured hereby, advanced by the said THE SAME at the first which said interest, hereoitaments, shares of Class. 19:62.2 TO HAVE and the first with all succession on the first and premium thereon, and such fines and charges as may become due to said party of the second part under the terms and concontract note secured hereby, advanced by the said THE Sauce receive BULLDING AND LOAN ASSOCIATION to the part/d part upon	
aging, or TO HAVE AND HOLD THE SAME, Together with all and singular, the treatments, hereitaments and appurtenances thereanto belonging, in any wite appertaining, forese. PLARS, as it is any wite appertaining, forese. TO HAVE AND HOLD THE SAME, Together with all and singular, the treatments and appurtenances thereanto belonging. LLARS, as it is any wite appertaining, forese. The ALL ALLA, ALLA	TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereanto in any wise appertaining, forever. PROVIDED ALWAYS: And this instrument is executed and delivered to secure payment of the sum of. Side Alternative and premium thereon, and such fines and charges as may become due to said party of the second part under the terms and con- solutions of the first state of the first with interest and premium thereon, and such fines and charges as may become due to said party of the second part under the terms and con- contract note secured hereby, advanced by the said THE Acute NEULDING AND LOAN ASSOCIATION to the part/d part upond. shares of Class	
aging, or TO HAVE AND HOLD THE SAME, Together with all and singular, the treatments, herefiltments and apputtenances theremto belonging, in any wise appertaining, force. BOVIDED ALAWAS: And this intrument is constant and discuss an any bound of the sum of	TO HAVE AND HOLD THE SAME. Together with all and singular, the tenements, hereditaments and appurtenances thereunto in any wise appertaining, forever. PROVIDED ALWAYS. And this instrument is executed and delivered to secure payment of the sum of <i>LLARS</i> , ns of the it the first hich said on said 19,2-2 19,2-4 II AND HOLD THE SAME. Together with all and singular, the tenements, hereditaments and appurtenances thereunto in any wise appertaining, forever. PROVIDED ALWAYS. And this instrument is executed and delivered to secure payment of the sum of <i>LLARS</i> , ns of the it the first hich said on said 19,2-2 19,2-4 II AND HOLD THE SAME. Together with all and singular, the tenements, hereditaments and appurtenances therewato <i>LLARS</i> , ns of the it the first hich said on said 19,2-2 19,2-4 II AND HOLD THE SAME. Together with all and singular, the tenements, hereditaments and appurtenances therewato <i>LLARS</i> , ns of the it the first hich said contract note secured hereby, advanced by the said THE <i>L autor subconse</i> due to said party of the second part under the terms and con- <i>LLARS</i> , no of the capital stock of said Association, evidenced by Certificate No. <i>L</i> (<i>L</i> , 2) advanced by the said THE <i>L autor subconse</i> at a total monthly payment of \$ <i>L L L L m</i> , payable as follow <i>LLARS</i> , <i>L m m</i> on or before the Los <i>L M L L M L m m m m</i> thereafter, to and including the month of <i>L M m m m m m m m m m m</i>	
wing, er TO HAVE AND HOLD THE SAME, Tagether with all and singular, the tenementy, hereitaments and appartenances thereauto belonging. LLARS, BOUNDED ALWAYS. And this instrument is executed and deliveral to secure payment of the sum of	TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto in any wise appertaining, forever. PROVIDED ALWAYS And this instrument is executed and delivered to secure payment of the sum of <i>LLARS</i> , ns of the it the first hich said on said 19,272 19,274	
wing, er TO HAVE AND HOLD THE SAME, Tagether with all and singular, the tenementy, hereitaments and appartenances thereauto belonging. LLARS, BOUNDED ALWAYS. And this instrument is executed and deliveral to secure payment of the sum of	TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereoitaments and appurtenances thereunto in any wise appertaining, forever. PROVIDED ALWAYS. And this instrument is executed and delivered to secure payment of the sum of	
wing, er TO HAVE AND HOLD THE SAME, Tagether with all and singular, the tenementy, hereitaments and appartenances thereauto belonging. LLARS, BOUNDED ALWAYS. And this instrument is executed and deliveral to secure payment of the sum of	TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto in any wise appertaining, forever. PROVIDED ALWAYS. And this instrument is executed and delivered to secure payment of the sum of <i>LLARS</i> , as of the the first hich said on said 19622 19624 19624 19624	
wing, er TO HAVE AND HOLD THE SAME, Tagether with all and singular, the tenementy, hereitaments and appartenances thereauto belonging. LLARS, BOUNDED ALWAYS. And this instrument is executed and deliveral to secure payment of the sum of	TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto in any wise appertaining, forever. PROVIDED ALWAYS And this instrument is executed and delivered to secure payment of the sum of <i>LLARS</i> , as of the the first hich said on said 19,22 19,244	
wine, or TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereuitaments and appurtenances thereunto belonging, in any vise appertaining, forrer. LLARS, is of the marking of LAWAYS. And this instrument is executed and deliveral to secure payment of the sum of	TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto in any wise appertaining, forever. PROVIDED ALWAYS. And this instrument is executed and delivered to secure payment of the sum of <i>LLARS</i> , as of the the first hich said on said 19622 19624 19624 19624	
wing, or TO HAVE AND HOLD THE SAME, Together with all and singular, the tenenests, hereitaments and appurtenances thereunto belonging, in any vise appettining, forcer. LLARS, PROVIDED ALWAYS. And this instrument is excented and deliveral to secure payment of the sum of	TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto in any wise appertaining, forever. PROVIDED ALWAYS. And this instrument is executed and delivered to secure payment of the sum of <i>LLARS</i> , is of the the first hich said on said 1922 1924	
ging, or TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, in any wice appertaining, forces. DOLLAR LLARS, is of the first With interest and permium therean, and such fines and darges as may becare due to said party of the second part under the terms and conditions of the first index site of the second part under the terms and conditions of the first index site of the second part under the terms and conditions of the first index site of the second part under the terms and conditions of the first index site of the second part under the terms and conditions of the first index site of the second part under the terms and conditions of the first index site of the second part under the terms and conditions of the second part under the terms and conditions of the second part under the terms and conditions of the second part under the terms and conditions of the second part under the terms and conditions of the second part under the terms and conditions of the second part of the second part under the terms and conditions of the second part of the second part under the terms and conditions of the second part o	TO HAVE AND HOLD THE SAME. Together with all and singular, the tenements, hereditaments and appurtenances thereunto in any vise appertaining, forever. PROVIDED ALWAYS. And this instrument is executed and delivered to secure payment of the sum of <i>LARS</i> , as of the the first hick said on said 1922 1924 1924 1925 1927 1926 1927 1926 1927 1926 1927 1927 1927 1927 1927 1927 1927 1927	
ging, or TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, in any wice appertaining, forces. DOLLAR LLARS, is of the first With interest and permium therean, and such fines and darges as may becare due to said party of the second part under the terms and conditions of the first index site of the second part under the terms and conditions of the first index site of the second part under the terms and conditions of the first index site of the second part under the terms and conditions of the first index site of the second part under the terms and conditions of the first index site of the second part under the terms and conditions of the first index site of the second part under the terms and conditions of the second part under the terms and conditions of the second part under the terms and conditions of the second part under the terms and conditions of the second part under the terms and conditions of the second part under the terms and conditions of the second part of the second part under the terms and conditions of the second part of the second part under the terms and conditions of the second part o	TO HAVE AND HOLD THE SAME. Together with all and singular, the tenements, hereditaments and appurtenances thereunto in any vise appertaining, forever. PROVIDED ALWAYS. And this instrument is executed and delivered to secure payment of the sum of <i>LARS</i> , as of the the first hick said on said 1922 1924 1924 1925 1927 1926 1927 1926 1927 1926 1927 1927 1927 1927 1927 1927 1927 1927	
ging, or TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, in any wite appertaining, force, PROVIDED ALWAYS And this instrument is executed and deliveral to secure payment of the sum of	TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto in any wise appertaining, forever. PROVIDED ALWAYS. And this instrument is executed and delivered to secure payment of the sum of <i>LLARS</i> , is of the the first hich said on said 1922 1924 1924	
ging, or TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereauto belonging. in any wise appertaining, forever. PROVIDED ALWAYS. And this instrument is executed and delivered to secure payment of the sum of	ging, or TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto in any vise appertaining, forever. JLARS, is of the soft of the s	
ILARS, in any vise appertaining, forecer. PROVIDED ALWAYS. And bik instrument is executed and delivered to secure payment of the sum of	in any wise appertaining, forever. PROVIDED ALWAYS. And this instrument is executed and delivered to secure payment of the sum of	. ociongangi
PROVIDED ALWAYS And this instrument is executed and delivered to secure payment of the sum of	PROVIDED ALWAYS. And this instrument is executed and delivered to secure payment of the sum of	
LARS, So if the as of the with interest and premium therean, and such fines and charges a may become due to said party of the second part under the terms and conditions of the fines and transmitted to be in the said of the capital stock of said Association, evidenced by Certificate No. <i>Lett.</i> 2011 LOING AND LOAN ASSOCIATION to the part. <i>Lett.</i> 40 of the capital stock of said Association, evidenced by Certificate No. <i>Lett.</i> 2014 stock of said Association, evidenced by Certificate No. <i>Lett.</i> 2014 stock of said Association, evidenced by Certificate No. <i>Lett.</i> 2014 stock of said Association, evidenced by Certificate No. <i>Lett.</i> 2014 stock of said Association, evidenced by Certificate No. <i>Lett.</i> 2014 stock of said Association, evidenced by Certificate No. <i>Lett.</i> 2014 stock of said Association, evidenced by Certificate No. <i>Lett.</i> 2014 stock of said Association, evidenced by Certificate No. <i>Lett.</i> 2014 stock of said Association, evidenced by Certificate No. <i>Lett.</i> 2014 stock of said Association, evidenced by Certificate No. <i>Lett.</i> 2014 stock of said Association, evidenced by Certificate No. <i>Lett.</i> 2014 stock of said Association, evidenced by Certificate No. <i>Lett.</i> 2014 stock of said Association, evidence by Certificate No. <i>Lett.</i> 2014 stock of said Association, evidence and a like sum on or before the <i>Lett.</i> 2014 stock of said association with all force and the sum on the fort part shall cause to be paid to the part of the second part the amount due it under said contract note provided. IN WITNESS WHEREOF, The said part. <i>Lett.</i> 40 the first part. 40 to the social part. 41 to the stock of said association and and effect, and may be forelosed as in said contract note provided. Written. IN WITNESS WHEREOF, The said part. 42 to the first part. 42 to the social part. 41 to the stock of said association, evidenced as and sevid part. 42 to the socid part and and effect	LARS, is of the the first hich said on said 1922 1924 1924 1924 1924 1924 1926 1926 1927 1926 1927	1-2-2
s of the the first in the terms and premium thereon, and such fines and charges as may become due to said party of the second part under the terms and conditions of the first indicated by the said THE <i>Secure PLCC</i> NULLDING AND LOAN ASSOCIATION to the part/2/26/16 the first and uses have been assigned to said Association with all thrury indicating and dividend thereon, which as id interest, persimal and dues on the said interest, marking a total monthly payment of S. 18.14.55, payable as follows:	so if the solid birth interest and premium thereon, and such fines and charges as may become due to said party of the second part under the terms and contract note secured hereby, advanced by the said THE <i>Levence</i> BUILDING AND LOAN ASSOCIATION to the part. ich said on said shares have been assigned to said Association with all future payments, earnings and dividends thereon, which said interest, premium and earlier to pay in monthly installments, making a total monthly payment of <i>S. 12.14.24</i> , payable as follow <i>Turking and Life 2000</i> , of each and every month thereafter to all contract note the sub-dimension of the capital total in the month of <i>Life 2014</i> , <i>J. J. J</i>	
the first ich said contract note secured hereby, advanced by the said THE <i>Lactice PLOC</i> PLOC BUILDING AND LOAN ASSOCIATION to the part. <i>DLAG</i> the first said on said on said on said of the capital stock of said Association, evidenced by Certificate No. <i>LLAG</i> which as a shares have been assigned to said Association with all future payments, earnings and dividends thereon, which said interest, premium and dues on said shares have been assigned to said Association with all future payments, earnings and dividends thereon, which said interest, premium and dues on said shares have been assigned to said Association with all future payments, earnings and dividends thereon, which said interest, permium and dues on said shares have been assigned to said Association with all future payments, earnings and dividends thereon, which said interest, permium and dues on said said said association with all metry dividends thereon, which said interest, permium and dues on said said said association with all future payments, earnings and dividends thereon, which said interest, permium and dues on said said and the said and monthly payment of \$1.2.4.5.4.5.5.	the first ich said on said 	
ich sid part upon ich seid of the capital stock of said Association, evidenced by Certificate No. ic/(ic.it) which sid in said in said in said function of the capital stock of said Association, evidenced by Certificate No. ic/(ic.it) monthly function of the capital stock of said Association, evidenced by Certificate No. ic/(ic.it) monthly function of the capital stock of said Association, evidenced by Certificate No. ic/(ic.it) monthly function of the capital stock of said Association, evidenced by Certificate No. ic/(ic.it) monthly function of the capital stock of said Association, evidenced by Certificate No. ic/(ic.it) monthly function of the capital stock of said Association, evidenced by Certificate No. ic/(ic.it) monthly function of the capital stock of said Association, evidenced by Certificate No. ic/(ic.it) monthly function of the capital stock of said Association, evidenced by Certificate No. ic/(ic.it) monthly function of the capital stock of said Association, evidenced by Certificate No. ic/(ic.it) ind a like sum on or before the fast chall cause to be paid to the party of the second part the amount due it under said contract more, in accordan with the terms theteod, and capity with all the provisions and agreements in said note contained, then these presents shall be void; otherwise in full for and effect, and may be foreclosed as in said contract note provided. IN. WITTNESS WHEREOF, The said part ic/(i.of the first part hand) Monthly capital second part the amount due it under said contract more, in a said contract more, in advection is in a contain with the terms thereod, and capital second part hand secont the said second part is above writer.	hich said on said mich said on said mich said mich said shares, the first part. mig. mig.	110 D. 1. 11
on said Stares have been assigned to said Association with all future payments, earnings and dividends thereon, which said interest, premium and dues on said stares, the first part. Adv. agreeto pay in monthly insullances, making a total monthly payment of S. 12.4.4.5, payable as follows	on said shares have been assigned to said Association with all future payments, earnings and dividends thereon, which said interest, premium and of shares, the first part. Account of the said association with all future payments, earnings and dividends thereon, which said interest, premium and of shares, the first part. Account of the said association with all future payments, earnings and dividends thereon, which said interest, premium and of shares, the first part. Account of the said association with all future payments, earnings and dividends thereon, which said interest, premium and of ant a like sum on or before the Account of the said of the social of the social of the social part of the social pay the involve the interest of the social pay the involve the said on tract part. Note that the said of the first part. Account of the social pay the social of the social pay the involve the involve the said on tract pay the involve the social pay the said on tract pay the said on	
And a like sum on or before the AS22A3 of each and every month thereafter to and including the mount due it under said contract note, in accordant with the terms thereof, and comply with all the provisions and agreements in said note contained, then these presents shall be void; otherwise in full for and effect, and may be foreclosed as in said contract note provided. written. IN WITNESS WHEREOF, The said part Add other the part is a said note contained, then these presents shall be void; otherwise in full for and effect, and may be foreclosed as in said contract note provided. State of Kamsons, County of Douglas, se: IN WITNESS WHEREOF, The said part Add of the first part hat the add of the day and year first above written. Be IT REMEMBERED, That on this Integrate day of Integrate day and year above written. mid such IN IESTIMONY WHEREOF, I have bereunto set my hand and Notarial seal the day and year above written. Middle day commission, expires. Integrate day of Integrate day and year above written. Who date: IN IESTIMONY WHEREOF, I have bereunto set my hand and Notarial seal the day and year above written. Integrate day of Integrate day of Integrate day of Integrate day of Integrate day and year above written. Integrate day of Integrate day of Integrate day of Integrate day of Integrate day and year above written. Integrate day of Integrate day of Integrat	and a like sum on or before the Xx 20ay of each and every month thereaffer to and including the month of the second part the amount due it under said contract note.	
And a like sum on or before the AS2Ady of each and every month thereafter to and including the mount due it under said contract note, in accordant with the terms thereof, and comply with all the provisions and agreements in said note contained, then these presents shall be void; otherwise in full for and effect, and may be forcelosed as in said contract note provided. IN WITNESS WHEREOF, The said part A24. In the sum on or before the AS2Ady of each and every month thereafter to and once contained, then these presents shall be void; otherwise in full for and effect, and may be forcelosed as in said contract note provided. IN WITNESS WHEREOF, The said part A24. In the sum of the day and year first above written. Before Sinte of Kansons, County of Douglas, se: Be IT REMEMBERED, That on this Sinte of Kansons, County of Douglas, se: md such Be IT REMEMBERED, That on this Mill Article and May be forcelosed as in said contract note provided. A. D. 1924 befor mid such Be IT REMEMBERED, That on this Sinte of Kansons, County of Douglas, se: Be IT REMEMBERED, That on this Sinte Aday of Mill Article and Mill Artin Article and Mill Article and Mill Article	and a like sum on or before the KakaZday of each and every month thereaffer to and including the month of the second part the should be in under said contract note.	
And a like sum on or before the AS2Ady of each and every month thereafter to and including the mount due it under said contract note, in accordant with the terms thereof, and comply with all the provisions and agreements in said note contained, then these presents shall be void; otherwise in full for and effect, and may be forcelosed as in said contract note provided. IN WITNESS WHEREOF, The said part A24. In the sum on or before the AS2Ady of each and every month thereafter to and once contained, then these presents shall be void; otherwise in full for and effect, and may be forcelosed as in said contract note provided. IN WITNESS WHEREOF, The said part A24. In the sum of the day and year first above written. Before Sinte of Kansons, County of Douglas, se: Be IT REMEMBERED, That on this Sinte of Kansons, County of Douglas, se: md such Be IT REMEMBERED, That on this Mill Article and May be forcelosed as in said contract note provided. A. D. 1924 befor mid such Be IT REMEMBERED, That on this Sinte of Kansons, County of Douglas, se: Be IT REMEMBERED, That on this Sinte Aday of Mill Article and Mill Artin Article and Mill Article and Mill Article	and a like sum on or before the KK 22day of each and every month thereaffer to and including the month of the second part the should due it under said contract note.	¥\$
and a like sum on or before the AS2ABY of each and every month thereafter to and including the mount due it under said contract note, in accordant with the terms thereof, and comply with all the provisions and agreements in said note contained, then these presents shall be void; otherwise in full for and effect, and may be forcelosed as in said contract note provided. IN WITNESS WHEREOF, The said part AC. of the first part hat the term to set the the day and year first above written. Refere State of Kansans, County of Douglas, ss: Refere BE IT REMIENTERED, That on this State of Kansans, County of Douglas, ss: BE IT REMIENTERED, That on this State of Kansans, County of Douglas, ss: BE IT REMIENTERED, That on this State of Kansans, County of Douglas, ss: BE IT REMIENTERED, That on this State aforesaid, came At the same. At the same. At the same. Be if Remember and a such Be if Remember and a such Ind such Public. Public. If Deeds.	and a like sum on or before the KK 22day of each and every month thereaffer to and including the month of the second part the should due it under said contract note.	
cordance Now, if said part/22of the first part shall cause to be paid to the party of the second part the amount due it under said contract note, in accordance with the terms thereof, and comply with all the provisions and agreements in said note contained, then these presents shall be void; otherwise in full for and effect, and may be forcelosed as in said contract note provided. written. IN WITNESS WHEREOF, The said part/22of the first part/batt/batt/batt/batt/batt/batt/batt/b	. J 34 Now it will not the first next thall source to be paid to the party of the second part the amount due it under said contract note.	
written. and effect, and may be forcelosed as in said contract note provided. IN WITNESS WHEREOF, The said part 122 of the first part hands. the first part hands. the day and year first above written. ?before IN WITNESS WHEREOF, The said part 122 of the first part hands. the first part hands. the day and year first above written. ?before BE IT REMEMBERED, That on this. In and such me, the undersigned, a Notary Public in and for the County and State aforesaid, came. A. D. 1922 before who. 4222		in accordan
written. and effect, and may be forcelosed as in said contract note provided. IN WITNESS WHEREOF, The said part 122 of the first part hands. the first part hands. the day and year first above written. ?before IN WITNESS WHEREOF, The said part 122 of the first part hands. the first part hands. the day and year first above written. ?before BE IT REMEMBERED, That on this. In and such me, the undersigned, a Notary Public in and for the County and State aforesaid, came. A. D. 1922 before who. 4222		
written. IN WITNESS WHEREOF, The said part difference of the first part hard in the county of the first part hard in the day and year first above written. Refere IN WITNESS WHEREOF, The said part difference of the first part hard in the day of the day and year first above written. Refere Interview of the day and year first above written. Refere Interview of the day and year first above written. Refere Interview of the day and year first above written. Interview of the day and year above written. Interview of the same. Ind such IN IESTIMONY, WHEREOF, I have berrunto set my hand and Notarial seal the day and year above written. IN IESTIMONY, WHEREOF, I have berrunto set my hand and Notarial seal the day and year above written. IN IESTIMONY, WHEREOF, I have berrunto set my hand and Notarial seal the day and year above written. IN IN Commission, expires. Interview day of the same. IN IN Commission, expires. Interview day of the same. IN IN INCOM AN		
Billic A. L. Mille and Marthan Mille and Mille	IN WITHDESS WITHDESS WITHDESS The all and the first and he with the first and the first and year first a	above writte
2 before BE IT REMEMBERED, That on this Self test A. D. 192% before me, the undersigned, a Notary Public in and for the County and State aforesaid, came M. A. D. 192% before md such Who. AL22 December 2014 who. AL22 December 2014 March 2014 person.AL_duly acknowledged, the execution of the same. M. Constrained and Notarial seal the day and year above written. Public. M. Commission, expires. December 2014 State Align 2014 f Deeds. Filed for Record on the M. General day of Constrained for the Count of the same. f Deeds. M. Commission, expires. December 2014 State Align 2015	A.S. HUCCH	
2 before BE IT REMEMBERED, That on this Self test A. D. 192% before me, the undersigned, a Notary Public in and for the County and State aforesaid, came M. A. D. 192% before md such Who. AL22 December 2014 who. AL22 December 2014 March 2014 person.AL_duly acknowledged, the execution of the same. M. Constrained and Notarial seal the day and year above written. Public. M. Commission, expires. December 2014 State Align 2014 f Deeds. Filed for Record on the M. General day of Constrained for the Count of the same. f Deeds. M. Commission, expires. December 2014 State Align 2015	martha Hilam	
Public. BE IT REMEMBERED, That on this Self Xet/ A. D. 192% before me, the undersigned, a Notary Public in and for the County and State aforesaid, came M. A. D. 192% before me, the undersigned, a Notary Public in and for the County and State aforesaid, came M. A. D. 192% before md such Who. Att22 M. A. D. 192% before person.42 All Actantic Annual March Annual State aforesaid, came M. Att22 person.42 M. Annual State Aforesaid, came M. Att24 person.42 March March Annual State Aforesaid, came M. Att24 person.42 March March Annual State Aforesaid, came M. Commission, expires Discource Annual State Aforesaid, came Notary Public My Commission, expires Discource Annual State Aforesaid, came Notary Public My Commission, expires Discource Annual State Aforesaid, came Notary Public My Commission, expires Discource Annual State Aforesaid, came Notary Public My Commission, expires Discource Annual State Aforesaid, came Notary Public My Commission, expires Discource Annual Annual Aforesaid, came Notary Public My Commission, expires Discource Annual Annual Aforesaid Annual Aforesaid Annual Aforesaid Annual Aforesaid Annual Aforesa		
Public. BE IT REMEMBERED, That on this Self Xet/ A. D. 192% before me, the undersigned, a Notary Public in and for the County and State aforesaid, came M. A. D. 192% before me, the undersigned, a Notary Public in and for the County and State aforesaid, came M. A. D. 192% before md such Who. Att22 M. A. D. 192% before person.42 All Actantic Annual March Annual State aforesaid, came M. Att22 person.42 M. Annual State Aforesaid, came M. Att24 person.42 March March Annual State Aforesaid, came M. Att24 person.42 March March Annual State Aforesaid, came M. Commission, expires Discource Annual State Aforesaid, came Notary Public My Commission, expires Discource Annual State Aforesaid, came Notary Public My Commission, expires Discource Annual State Aforesaid, came Notary Public My Commission, expires Discource Annual State Aforesaid, came Notary Public My Commission, expires Discource Annual State Aforesaid, came Notary Public My Commission, expires Discource Annual Annual Aforesaid, came Notary Public My Commission, expires Discource Annual Annual Aforesaid Annual Aforesaid Annual Aforesaid Annual Aforesaid Annual Aforesa	State of Kansas, County of Douglas, ss:	
me, the undersigned, a Notary Public in and for the Coupty and State aforesaid, came	0.0 ml 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	19.2.2 befo
Market Link Million A. M. Million Market Link Million	me, the undersigned, a Notary Public in and for the County and State aforesaid, came	
md such whodd221personally, known, to me to be the same person22who executed the within instrument of writing, and su person.22duly acknowledged, the execution of the same. Public. IN IESTIMONY WHEREOF, I have hereunto set my hand and Notarial seal the day and year above written. My Commission, expires. December 2012 (1977) Filed, for Record on the Status If Deeds. If Deeds.	2.8. William and Martha Hilcon, Kie will	
Public. f Deeds. f Deeds. person.22	when (142) - assessably known to me to be the same person (1) who executed the within instrument of with	S
Public. Public. Public. (A. 8.) IN IESTIMONY WHEREOF, I have hereunto set my hand and Notarial seal the day and year above written. (My Commission expires. <u>December 155761</u> , 155761, 1955. Filed for Record on the <u>SA</u> (Deeds. (Deeds.) (De	nu such	
Public. Public. Public. Deeds. Deeds. Deeds. <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deeds.</u> <u>Deed</u>	(a) person 22duly acknowledged, the execution of the same.	
Public. My Commission expires. <u>Decemplean 157.61</u> , <u>157.61</u> , <u>157.61</u> , <u>1925</u> . Filed for Record on the <u>Superior day of <u>272.229</u> octock <u>P.M.</u> <u>Expired Superior Decemplean</u>, Register of Decemplean <u>Expired Record</u>, Register of Decemplean <u>Expired Record</u>, Register of Decemplean <u>Expired Record</u>, Deput</u>		
My Commission expires. Decanicated	Public Statistic Statistics	otary Publ
Bied for Record on the day of 222 deg. A. D. 1922 at 323 o clock P. M. Extribution Provide the State of Dece Extribution Provide the State of Dece Extrinue Provide the Sta	My Commission expires December 1923.	
Deels. Deputy.	Filed for Record on the day of A. D. 195/2 at 322 o'clock. P. M.	
Deeds.	Estille Prosthere Del Aleis, Regis	ster of Dee
Depuy.	Deeds. Such series	, Deput
	Deputy.	
		1 - 1 M I H
		1999
		11 11 12 12 14

125

a

MER. LOAN'& SAVCHANK'S

THE REAL

.....

West Service alers - marine sandard

11 13