## MORTGAGE RECORD

134

is endorsed on the original instr

following

of Deeds is authorized to 1 The Ab The delst secured hel

This Indenture, Made this 17th day of Jury. b. young and his wife 2 2 young A. D. 1022 between of Douglas County, in the State of Kansas, of the first part, and THE Douglas County BUILDING AND LOAN ASSOCIATION, of LAWRENCE, KANSAS, of the second part: Eighteen Nondred and reaction - Dollars. the receipt or which is hereby acknowledged, do......by these presents grant, bargain, sell and convey, unto said party of the second part, its successors and assigns, all of the following described real estate situated in the County of Douglas, and State of Kansas, to wit in <u>Sate Eight (8)</u> and the North 5 feet of out Ninge (1) in <u>Sate Signit (8)</u> and the North 5 feet of out Ninge (1) in <u>Sate Signit (8)</u> and the North 5 feet of out Ninge (1) in <u>Sate Signit</u> (8) and the North 5 feet of out Ninge (1) in <u>Sate Signit</u> (8) and the North 5 feet of out Ninge (1) in <u>Sate Signit</u> (8) and the North 5 feet of the Ninge (1) in <u>Sate Signit</u> (8) and the sate of the Sate of Sa TO HAVE AND HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging, or in any wise appertaining, forever. PROVIDED ALWAYS. And this instrument is executed and delivered to secure payment of the sum of... Cighteen Hundred and no/100 - - DOLLARS 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 conditions of the shares have been assigned to said Association with all future payments, earnings and dividends thereon, which said interest, premium and dues on said shares, the first part of sub resolution which an number payments, cannings and underlaws interest, which saw interest, premium and due on said shares, the first part of sub resolution in monthly installments, making a total monthly payment of sub resolution of su Now, if said part Add of the first part shall cause to be pail 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 force and effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part de first part ha de hereunto set thein hand S. the day and year first above written. 6. Young me, the undersigned, a Notary Public in and for the County and State aforesaid, came ...... 6. Young and This wife, L. F. young (L.S.) person.....duly acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial seal the day and year above written. IN TESTIMONY WILLIGHT Jet 1. J Filed for Record on the ...

20. 1730