## MORTGAGE RECORD 63

		JAM, DOOLBORTH STATIONERY CO KAHALI CITY NO MAD
between		This Industries, Made this 15th day of June A. D. 1923, between Charles & Daniels and his Voife Goldenbelle
SSOCIA-		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:
e sum of LLARS,		Seven Hundred and no/100 of the first part, in consideration of the sum of DOLLARS,
ond part,		the receipt of 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:
<u>'</u>		Jul No Nenetzen (19) in Block No Jugates Juvo (22) in finelairs addition to the Gelds of Fawrence, in Douglas County Tradeas
es there-	1 3 2	TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, forever.
LLARS,	192 193	PROVIDED ALWAYS, And this instrument is executed and delivered to secure payment of the sum of DOLLARS,
erms and SSOCIA-	Jell	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 contract note secured hereby, advanced by the said THE brights counting UILDING AND LOAN ASSOCIATION to the part II. of the first part upon hard shares of Class of the capital stock of said Association, evidenced
videnced lividends g a total	1000	by Certificate No. 3/6.0 which said shares have been assigned to said Association with all future payments, earnings and dividends
) on or nd every	9 3	monthly payment of \$ 14.4.4.9 payable as follows Touritem 4.4.11.0 Dollars, (\$ 14.4.4.9 ) on or before the last day of
contract presents	Recorded	Now, if said part. Lea of 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
and year		shall be void; otherwise in full force and effect, and may be foreclosed as in said contract note provided.  IN WITNESS WHEREOF, The said particle of the first part have hereunto set their hands the day and year
		first above written.  Glarles & Daniels Soldenbelle Daniels
Ž, before		State of Kansas, County of Douglas, ss:  BE IT REMEMBERED, That on this both day of June A. D. 19 <sup>23</sup> , before me, the undersigned, a Notary Public in and for the County and State aforesaid, came bo harles E. Danielo and his wrife bolden belle Danielo
rife	ite ite	me, the undersigned, a Notary Public in and for the County and State aforesaid, came to have been and his wrife Holdenvelle Daniels  who who personally known to me to be the same person who executed the within instrument of writing,
writing,	the Register	whopersonally known to me to be the same personally who who were personally known to me to be the same.
written. y Public.	full and control of control	John Co Emuck , Notary Public.
Эм.	been paid in strument.  Been paid in full and  Ruthelma & Sora  ed Recuta  massa / Book	My Commission expires fanciary 5 110 1923, at 9/0 clock G. M. Filed for Record on the 16 day of Sune A. D. 1923, at 9/0 clock G. M. William Register of Deeds.
of Deeds. , Deputy.	n the ori has been the Bu	, Deputy.
	The following is endored on the original instrument. The secured by this mortgage has been paid in full and tagging to a feed of feed to the feed of t	
	following is encered by this reference by this reference for the following the following for the follo	
	The following  Fe debt secured by the authorized for recovered to the following for	
	Ais aud	