## MORTGAGE RECORD 66

|  | STATE OF KANSAS, DOUGLAS COUNTY, ss.  This instrument was filed for record on the day of   |
|--|--|
| FROM   |  |
| Nany A. Beck and Reuben A. Beck  | Sa G. Ville and  |
| то.  |  |
| Lawrence Building and Lorn Association   | By R. E. W. Deputy.  |
| DOM EDITION OF THE STATE OF THE | June A. D. 1924, between   |
| THIS INDENTURE, Made this 5th day of Nancy A. Beck and ReubenA. Be   | sck, husband and Wife  |
| Douglas County, in the State of Kansas, of the first part, and The   |  |
| lansas, of the second part.  | nsideration of the sum of  |
| WITNESSETH: That the said part 100 of the line part 100 Five hundred and no/100  | and convey, unto said party of the second part, its successors ar  |
| he receipt of which is hereby acknowledged, doby these presents gra-<br>ssigns, all of the following described real estate, situated in the County of  | ant, bargain, sell and convey, unto said party of the second part, its successors ar<br>Bouglas, State of Kansas, to-wit:  |
| ssigns, all of the following described real country forty (45)   | feet of Lot Number One Hundred Fifty-six (156) on  |
| Rhode Island Street in the City of Lawre   | euce.  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
| TO HAVE AND TO HOLD THE SAME, Together with all an   | nd singular, the tenements, hereditaments and appurtenances thereunto belonging  |
|  | ered to secure the payment of the sum of   |
| in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and deliv  | rered to secure the payment of the sum of  |
| in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and deliv Five Hundred, and .: with interest thereon, and such fines and charges as may become due to so  | vered to secure the payment of the sum of  |
| in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and deliv with interest thereon, and such fines and charges as may become due to so hereby, advanced by the said The  Lattence first part upon 5  shares of Clave Go the capital stock of  | vered to secure the payment of the sum of  |
| in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and deliv with interest thereon, and such fines and charges as may become due to so hereby, advanced by the said The  Lattence first part upon 5  shares of Clave Go the capital stock of  | vered to secure the payment of the sum of  |
| in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and deliving the provided of the second of t | rered to secure the payment of the sum of  |
| in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and deliv  Five Hundred and .r  with interest thereon, and such fines and charges as may become due to so hereby, advanced by the said The Lawrence  first part upon 5 shares of Clase G of the capital stock of have been assigned to said Association with all the future payments, earning agree to pay monthly installments, making a total monthly payment of on or before the last day June  | rered to secure the payment of the sum of DOLLA  no/100 DOLLA  Building and Loan Association to the part. 1e8 of  Building and Loan Association to the part. 1e8 of  said Association, evidenced by Certificate No. 688 , which said sha  sand dividends thereon, which said interest and dues on said shares, the first part  of \$ 6.35 , payable as follows: Six and 35/100 Dollars (\$ 6.35 .   1021 , and a like sum on or before the last day of each and e  |
| in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and deliv  Five Hundred and I:  with interest thereon, and such fines and charges as may become due to so hereby, advanced by the said The Lawrence first part upon 5 shares of Class G of the capital stock of have been assigned to said Association with all the future payments, earning agree to pay monthly installments, making a total monthly payment of month thereafter to and including the month of Lay   | rered to secure the payment of the sum of no/1202.  no/1202.  aid party of second part under the terms and conditions of the contract note sees Building and Loan Association to the part. 128. of said Association, evidenced by Certificate No. 688.  Six and 35/109.  Dollars (8. 6. 35.  day of each and e 19 34.  the sett of the second part the amount due it under said contract note, in acc.  |
| in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and deliving the provided of the provisions and agreen on the provisions and provisions and agreen on the provisions are provisions and agreen on the provisions are provisions and agreen on the provision agree of the provisions and agreen on the provision agree of the provi | rered to secure the payment of the sum of  |
| in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and deliv  Five Hundred and r  with interest thereon, and such fines and charges as may become due to so hereby, advanced by the said The Lawrence  first part upon 5 shares of Clase G of the capital stock of have been assigned to said Association with all the future payments, earning agree to pay monthly installments, making a total monthly payment of on or before the last day of June  month thereafter to and including the month of Lay  Now, if said part 168 of the first part shall cause to be paid to ance with the terms thereof, and comply with all the provisions and agreen  | rered to secure the payment of the sum of 100/100.  DOLLA Building and Loan Association to the part. 1e8 of Said Association, evidenced by Certificate No. 088 , which said she sand dividends thereon, which said interest and dues on said shares, the first part of \$6.35 , payable as follows: Six.and 35/100 , Dollars (\$5.35 , 25 . Dollars (\$6.35 ) . Dollar   |
| in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and deliv  Five Hundred and r  with interest thereon, and such fines and charges as may become due to so bereby, advanced by the said The Lawrence  Shares of Clase Go the capital stock of have been assigned to said Association with all the future payments, earning agree to pay monthly installments, making a total monthly payment of on or before the last day of June  month thereafter to and including the month of Lay  Now, if said part 168 of the first part shall cause to be paid to ance with the terms thereof, and comply with all the provisions and agreen  | rered to secure the payment of the sum of 100/100.  DOLLA Mid party of second part under the terms and conditions of the contract note see Building and Loan Association to the part. 168 of said Association, evidenced by Certificate No. 688 , which said she sand dividends thereon, which said interest and dues on said shares, the first part of \$6.35 , payable as follows: Six_and 35/100 , Dollars (\$.6.35)  Dollars (\$.6.35)  Dollars (\$.6.35)  Dollars (\$.6.36)  Step party of the second part the amount due it under said contract note, in acceptable in said note contained, then these presents shall be void; otherwise in full that Ye hereunto set their hands the day and year first above wring the second party of the second part the ABC the ABC and Year first above wring the second part the ABC the day and year first above wring the second part the ABC the day and year first above wring the second part the ABC the day and year first above wring the second part the ABC the Second Party of the Second Party  |
| in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and deliv  Five Hundred and r  with interest thereon, and such fines and charges as may become due to so bereby, advanced by the said The Lawrence  Shares of Clase Go the capital stock of have been assigned to said Association with all the future payments, earning agree to pay monthly installments, making a total monthly payment of on or before the last day of June  month thereafter to and including the month of Lay  Now, if said part 168 of the first part shall cause to be paid to ance with the terms thereof, and comply with all the provisions and agreen  | rered to secure the payment of the sum of 100/100.  DOLLA Building and Loan Association to the part. 1e8 of Said Association, evidenced by Certificate No. 088 , which said she sand dividends thereon, which said interest and dues on said shares, the first part of \$6.35 , payable as follows: Six.and 35/100 , Dollars (\$5.35 , 25 . Dollars (\$6.35 ) . Dollar   |
| in any size appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and deliv  Five Hundred and I  Five Hundred and I  shereby, advanced by the said The Lawrence  first part upon 5 shares of Class G of the capital stock of  have been assigned to said Association with all the future payments, carning  agree to pay monthly installments, making a total monthly payment of  non refere the last day of June  month thereafter to and including the month of Lay  Now, if said part 168 of the first part shall cause to be paid to  ance with the terms thereof, and comply with all the provisions and and  effect, and may be foreelosed as in said contract note provided.  IN WITNESS WHEREOF, The said part 169 of the first part  | rered to secure the payment of the sum of no/100.  DOLLA party of second part under the terms and conditions of the contract note sect Building and Loan Association to the part. 1e8 of said Association, evidenced by Certificate No. 088 , which said she sand dividends thereton, which said interest and dues on said shares, the first part. of \$ 6.35 , payable as follows: S1x and 35/100. Dollars (\$ 6.35 , 192 , and a like sum on or before the last day of each and the standard of the second part the amount due it under said contract note, in acc ments in said note contained, then these presents shall be void; otherwise in full factors are their party of the second part the amount due it under said contract note, in acc ments in said note contained, then these presents shall be void; otherwise in full factors are their party. The party of the second part the amount due it under said contract note, in acc ments in said note contained, then these presents shall be void; otherwise in full factors are their party of the second part the amount due it under said contract note, in acc ments in said note contained, then these presents shall be void; otherwise in full factors are the second part the amount due it under said contract note, in acc ments in said note contained, then these presents shall be void; otherwise in full factors are successful.  |
| in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and deliv five Eundred and 1.  with interest thereon, and such fines and charges as may become due to so hereby, advanced by the said The Larrence first part upon 5 shares of Claw G of the capital stock of have been assigned to said Association with all the future payments, earning agree to pay monthly installments, making a total monthly payment of on refore the last day of June month thereafter to and including the month of May Now, if said part 108 of the first part shall cause to be paid to ance with the terms thereof, and comply with all the provisions and agreen and effect, and may be foreelosed as in said contract note provided.  IN WITNESS WHEREOF, The said part 108 of the first part STATE OF KANNAS, SS.  | rered to secure the payment of the sum of 100/100.  DOLLA 100/100 and part under the terms and conditions of the contract note seen Building and Loan Association to the part. 108 of said Association, evidenced by Certificate No. 688 , which said she sand dividends thereon, which said interest and dues on said shares, the first part of \$ 6.35 , payable as follows: Six_and 35/100  |
| in anysise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and deliv  Five Hundred and I with interest thereon, and such fines and charges as may become due to as hereby, advanced by the said The Lawrence  first part upon 5 shares of Class G of the capital stock of have been assigned to said Association with all the future payments, earning agree to pay monthly installments, making a total monthly payment on or before the last day of June  month thereafter to and including the month of May  Now, if said part 168 of the first part shall cause to be paid to are with the terms thereof, and comply with all the provisions and agree and effect, and may be foreclosed as in said contract note provided.  IN WITNESS WHEREOF, The said part 168 of the first part  STATE OF KANNAS.  COUNTY OF DOUGLES, the first part has been described as the undersigned, a NOTARY FUBLIC in and for A. Beeck, wife each Enabound  | And the secure the payment of the sum of mod/100.  DOLLA paid party of second part under the terms and conditions of the contract note seen Building and Loan Association to the part. 188. of Said Association, evidenced by Certificate No. 688 , which said should also said distored the said when the said should be said distored the said distored the said when the said should be said shorter, which said should be said shorter, and so 5.35 , payable as follows: Six and 35/100.  Dollars (8.6.35 — Dollars (8.6.35 — Dollars (8.6.35 — day of each and the standard of the second part the amount due it under said contract note, in acceptable to the second part the amount due it under said contract note, in acceptable to the second part the amount due it under said contract note, in acceptable to the second part the amount due it under said contract note, in acceptable to the second part the amount due it under said contract note, in acceptable to the second part the amount due it under said contract note, in acceptable to the second part the amount due it under said contract note, in acceptable to the second part the amount due it under said contract note, in acceptable to the second part the amount due it under said contract note, in acceptable to the second part the amount due it under said contract note, in acceptable to the second part the amount due it under said contract note, in acceptable to the second part the amount due it under said contract note, in acceptable to the second part the amount due it under said contract note, in acceptable to the second part the amount due it under said contract note, in acceptable to the second part the amount due it under said contract note, in acceptable to the second part the se   |
| in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and deliver the provided and a such fines and charges as may become due to so hereby, advanced by the said The Lawrence first part upon 5 shares of Claw G of the capital stock of have been assigned to said Association with all the future payments, carning agree to pay monthly installments, making a total monthly payment of one before the last day of June month thereafter to and including the month of May Now, if said part 168 of the first part shall cause to be paid to ance with the terms thereof, and comply with all the provisions and agree and effect, and may be foreelosed as in said contract note provided.  IN WITNESS WHEREOF, The said part 169 of the first part the undersigned, a NOTARY PUBLIC in and for A. Beck, wife and inabband who executed the within instrument of writing, a  | rered to secure the payment of the sum of 20/102.  Add party of second part under the terms and conditions of the contract note sect Building and Loan Association to the part 108 of said Association, evidenced by Certificate No. 988 , which said she said dividends thereton, which said interest and dues on said shares, the first part of \$ 5.75 , payable as follows: \$1x and 35/100.  Dollars (\$ 5.35 Dollars (\$ 5.35 day of each and en 19 34 day of each and entered the second part the amount due it under said contract note, in acc ments in said note contained, then these presents shall be void; otherwise in full if the APC hereunto set their hands the day and year first above write Nancy A. Beck  Reuben A. Beck  Reuben A. Beck  day of June Nancy A. Beck, and Reuber who are personally known to me to be the same personant such persons day acknowledged the execution of the same.  |
| in any size appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and deliver in the provided and a such fines and charges as may become due to a hereby, advanced by the said The Lawrence first part upon 5 shares of Class G of the capital stock of have been assigned to said Association with all the future payments, carning agree to pay monthly installments, making a total monthly payment of one before the last day of June month thereafter to and including the month of Lay Now, if said part 168 of the first part shall cause to be paid to ance with the terms thereof, and comply with all the provisions and agreen and effect, and may be foreelessed as in said contract note provided.  IN WITNESS WHEREOF, The said part 169 of the first part the undersigned, a NOTARY PUBLIC in and 6 A, Beck, wife and imaband who executed the within instrument of writing, and the structure of the provision of the structure of the structure of the structure of the undersigned, a NOTARY PUBLIC in and 6 A, Beck, wife and imaband who executed the within instrument of writing, and the structure of the str | cred to secure the payment of the sum of 20/102.  DOLLA party of second part under the terms and conditions of the contract note seen Building and Loan Association to the part. 188. of said Association, evidenced by Certificate No. 988 , which said she sand dividends thereton, which said the rest and dues on said shares, the first part. of \$6.35 , payable as follows: Six_and_35/109.  Dollars (\$6.35 , payable as follows: Six_and_35/109.  And as the second part the amount due it under said contract note, in acceptable in said note contained, then these presents shall be void; otherwise in full that Ye hereunto set their hands the day and year first above write the county and State aforesaid, came.  Nancy A. Beck  Reuben A. Beck  day of June  vancy A. Beck, and Reuber personal day acknowledged the execution of the same.  Pancy A. Beck and Reuber persons duly acknowledged the execution of the same.  |
| in any size appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and deliver in the provided of the provided and a such fines and charges as may become due to a hereby, advanced by the said The Lawrence first part upon 5 shares of Class G of the capital stock of have been assigned to said Association with all the future payments, carning agree to pay monthly installments, making a total monthly payment of the provided agree on or before the last day of June month thereafter to and including the month of Lay Now, if said part 168 of the first part shall cause to be paid to ance with the terms thereof, and comply with all the provisions and agreen and effect, and may be foredosed as in said contract note provided.  IN WITNESS WHEREOF, The said part 169 of the first part the undersigned, a NOTARY PUBLIC in and (A. Beck, wife and hasbend who executed the within instrument of writing, and the provided that the provision within the said that the undersigned, a NOTARY PUBLIC in and (A. Beck, wife and hasbend who executed the within instrument of writing, and the provision and the provision within the provision within the undersigned, a NOTARY PUBLIC in and (A. Beck, wife and hasbend who executed the within instrument of writing, and the provision within the | cred to secure the payment of the sum of 20/100.  DOLLA aid party of second part under the terms and conditions of the contract note secundary of second part under the terms and conditions of the contract note secundary of second part under the terms and doubtened to the part. 168 of said Association, evidenced by Certificate No. 988 , which said shis sand dividends thereton, which said interest and dues one said shares, the first part. of \$6.35 , payable as follows: \$1x and 35/100 Dollars (\$6.35 . 25 . 25 . 25 . 25 . 25 . 25 . 25 .  |
| in anysise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and deliv  Five Hundred and I with interest thereon, and such fines and charges as may become due to as hereby, advanced by the said The Lattenece first part upon 5 shares of Clase G of the capital stock of have been assigned to said Association with all the future payments, earning agree to pay monthly installments, making a total monthly payment of an or before the last day of June  month thereafter to and including the month of Lay  Now, if said part 168 of the first part shall cause to be paid to accevate the terms thereof, and comply with all the provisions and agreen and effect, and may be foreelosed as in said contract note provided.  IN WITNESS WHEREOF, The said part 168 of the first part  STATE OF KANSAS, COUNTY OF DOUGLAS, the undersigned, a NOTARY FUBLIC in and for A. Beck, wife each insbend who executed the within instrument of writing, and the L. S.  My Commission expires December 15th  | no / 100 DOLLA no / 1   |
| in any size appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and delix five Hundred and I with interest thereon, and such fines and charges as may become due to a hereby, advanced by the said The Lattenece first part upon 5 shares of Class G of the capital stock of have been assigned to said Association with all the future payments, carning agree to pay monthly installments, making a total monthly payment of more before the last day of June month thereafter to and including the month of Lay Now, if said part 168 of the first part shall cause to be paid to ance with the terms thereof, and comply with all the provisions and agreen and effect, and may be foreelessed as in said contract note provided.  IN WITNESS WHEREOF, The said part 169 of the first part the undersigned, a NOTARY PUBLIC in and 6 A. Beck, wife and hasband who executed the within instrument of writing, and the same of the capital to the same than the sa | cred to secure the payment of the sum of 20/100.  DOLLA 20/100.  DOLLA 30 party of second part under the terms and conditions of the contract note seen. Building and Loan Association to the part. 1e8 of said Association, evidenced by Certificate No. 088 , which said she sand dividends thereton, which said interest and dues on said shares, the first part. of \$6.35 , payable as follows: S1x and 35/100.  Dollars (\$6.35 , payable as follows: S1x and 35/100.  Dollars (\$6.35 , payable as follows: S1x and 35/100.  Dollars (\$6.35 , payable as follows: S1x and 35/100.  Dollars (\$6.35 , payable as follows: S1x and 35/100.  Dollars (\$6.35 , payable as follows: S1x and 35/100.  And of each and the second part the amount due it under said contract note, in acceptants in said note contained, then these presents shall be void; otherwise in full fights (\$6.35 , \$6.3 |
| in any size appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and delix five Hundred and I with interest thereon, and such fines and charges as may become due to a hereby, advanced by the said The Lattenece first part upon 5 shares of Class G of the capital stock of have been assigned to said Association with all the future payments, carning agree to pay monthly installments, making a total monthly payment of more before the last day of June month thereafter to and including the month of Lay Now, if said part 168 of the first part shall cause to be paid to ance with the terms thereof, and comply with all the provisions and agreen and effect, and may be foreelessed as in said contract note provided.  IN WITNESS WHEREOF, The said part 169 of the first part the undersigned, a NOTARY PUBLIC in and 6 A. Beck, wife and hasband who executed the within instrument of writing, and the same of the capital to the same than the sa | cred to secure the payment of the sum of 20/100.  DOLLA 20/100.  Building and Loan Association to the part. 168 of Said Association, evidenced by Certificate No. 988 , which said shis sand dividends thereton, which said interest and dues on said shares, the first part. of \$6.35 , payable as follows: \$1x and \$35/100 , Dollars (\$6.35 , 192 , and a like sum on or before the last day of each and the second part the amount due it under said contract note, in acceptants in said note contained, then these presents shall be void; otherwise in full first hards the day and year first above write Nancy A. Beck  Reuben A. Beck  Reuben A. Beck  Reuben A. Beck  day of June Nancy A. Beck and Reuber personal dividence of the County and State aforesaid, came Nancy A. Beck and Reuber who are personally known to me to be the samo person and such persons duly acknowledged the execution of the same remuto set my hand and Notarial seal the day and year above written.  Page 25 D. Coen Byrn Notary Pure RELEASE  Register of Deeds is authorized to release it of record.  |
| in any size appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and delivered and a six in the provision of the provision of the provision of the provision of the capital stock of have been assigned to said Association with all the future payments, carning agree to pay monthly installments, making a total monthly payment of the provision of the provision of the provision of the provision and agree and effect, and may be foreeless a in said centract note provisions and agree and effect, and may be foreeless a in said centract note provision and agree and effect, and may be foreeless a in said centract note provision. In WITNESS WHEREOF, The said part 100 of the first part the undersigned, a NOTARY PUBLIC in and for A, Beck, wife and habband who executed the within instrument of writing, and in TESTIMONY WHEREOF, I have be tended to the provision and provisions and agree to the provision and provisions and agree and effect, and may be foreeless the provision and agree and effect, and may be foreeless that a limit and the provision and agree and effect, and may be foreeless that a part of the first part with the terms thereof, and comply with all the provisions and agree and effect, and may be foreeless that a limit and the provision and agree and effect, and the provision and agree and effect, and the provision and prov | and party of second part under the terms and conditions of the contract note seen Building and Loan Association, evidenced by Certificate No. 658 , which said shares and dividends thereon, which said interest and dues on said shares, the first part. 6 s. 5.35 , payable as follows: Six. and 35/100.  Dollars (\$ .6.35 , payable as follows: Six. and 35/100.  Dollars (\$ .6.35 , payable as follows: Six. and 35/100.  Dollars (\$ .6.35 , payable as follows: Six. and 35/100.  Dollars (\$ .6.35 , payable as follows: Six. and 35/100.  Dollars (\$ .6.35 , payable as follows: Six. and 35/100.  Dollars (\$ .6.35 , payable as follows: Six. and 35/100.  Dollars (\$ .6.35 , payable as follows: Six. and as follows:   |