Image: State of the state o		83	GE RECORD 66	The second se	
THE PROPERTIES, Mark this		5	STATE OF KANSAS, DOUGLAS COUNTY, st. This instrument was filed for record on the 23 day of Aug. A. D., 1924. At. 1155 P. M. Fac. & Willman. Register of Deeds.	FROM John C. Bond et al. TO	
<pre></pre>		•		Contract International Action of the Action	
<pre>Main and Main an</pre>			his wife.	John C. Bond and Cora E. Bond	
refer a last production of the solution of a start, shall be in the Courty of Danghas, Start & Kanaa, Looki: Lot manher sevenity three (73) on New Jersey Street, less the cast forty (10) feet, in the Oity of Lawrence. The last production of the solution of the soluti		-	rt, in consideration of the rum of	Kansas, of the second part. WITNESSETH: That the said part <b>ies</b> of the first Five Eundred end no/100	RS,
In the ULY of LAWERCE.  To UAVE AND TO INCL THE SAME Toyether with all and signs, the transmit, bendiments of approximates thermal beinging or the series of			unty of Douglas, State of Kansas, to-wit:	assigns, all of the following described real estate, situated in the	
LARS,       PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of			New Jersey Street, less the east forty (40) feet,	Lot number seventy three (73), or in the City of Lawrence.	
ILARS,       PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of					
LARS,       PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of					
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LARS,       Five Hundred and no/100       DOLLARS,         with interest thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contract note secured distance of Class G of the capital stock do said Association, withen said interest methods and association to the parties of the first part upon.       DOLLARS,         is due as a start of the said The       Larry nce       Building and Loan Association to the parties of the first part not.       DOLLARS,         is due as a start of the said The       Larry nce       Building and Loan Association to the parties of the first part net of the first part net of the said Association, with all the forture payments, earning and divides therea, which said interest and due on said shares, the first part is a said total monthly payment of the 2.2.00 , payable as follows:       Dollars (the said Association with all the forture payments, earning and divides therea, which said interest and due on a said shares, the first part is a said contract not be part to be pait to the part of the second part the amount due it under said contract not in accord- ance with the terns thereof, and comply with all the provisions and agreements in said note contained, then these present shall be void; otherwise in full fore and effect, and may be foreclosed as in said contract note provided.       Now, if said part is a said part is of the first part have bereunt ost is the adversaid, and year first above written.         John C. Bond       Corra E. Bond       STATE OF KANSAS,       Ss.       Be it remembered, that on this 20th day of				in anywise appertaining, forever.	ging or
arrest in bar Association with an dream payment, cannade payments, cannade payments, increases, and construction and association with an dream payment of \$ 22.00		d e s	b/100	Five Hundred and with interest thereon, and such fines and charges as may become hereby, advanced by the said The Lawrenu for not use shares of Class G of the emili	secured of the
naccord- ul fore and including the month ofUly10_20.          Now, if said part.       105 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 accord- ance 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 fore and effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 105 of the first part ha V0 hereunto set their hand as the day and year first above written. John 0. Bond			ment of \$ 23.00, payable as follows: 	agree to pay monthly installments, making a total monthly Twenty, three and no/100 on or before the last day of August	par <b>1es</b> .
John C. Bond         Corn E. Bond         Corn E. Bond         and         and         Corn S. Bond         County of Dovolas, state         Beit remembered, that on this         20th       day of         August       , A. D. 192 H., before me, the undersigned, a NOTARY PUBLIC in and for the County and State aforesaid, came. John C. Bond and         Corn S., Bond, his wife.       who are personally known to me to be the same person. S         who executed the within instrument of witing, and such persons duly acknowledged the execution of the same.         L.S.       IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial seal the day and year above written.         My Commission expires       December 15th       192 5.       D. Coen Byrn       Notary Public,         RELEASE			aid to the party of the second part the amount due it under sale contract note, in accord- agreements in said note contained, then these presents shall be void; otherwise in full force	Now, if said part <b>168</b> of the first part shall cause to l ance with the terms thereof, and comply with all the provisions a call dist and much the foundation is in said sourcest note provide	accord- full force
elore me, and and rrow public. ry Publ			John C. Bond	IN WITNESS WHEREOF, The said part 105 of the	written.
ry Public.  L.S. IN TESTIMONY WHEREOF, I have hereunto set my hand and Notaria seal the day and year above which.  My Commission expires_December 15th192 5. D. Coen Byrn			and for the County and State more and, came and the same person and the same person and the same person and the person ally acknowledge the execution of the same.	County of Douglas, Be it remembered, that on this the undersigned, a NOTARY PUBLIC Corn Br., Bond, his wife,	-and-
RELEASE		T stollard W tweeten	we hereunto set my hand and Notarial seal the day and year above whiteh	L.S. IN TESTIMONY WHEREOF, I	ny Public.
estent. By Harry reduced President dea & Welling President dea & Welling Oct. 10. 1925 1. 000000		10 ey Oct		The debt secured by this mortgage has been paid in full,	
192 (SEAL) Corp Steal. Lawrence, Kansa,	a	tea & Wellinan	tary. Lawrence, Kansas, Oct. 10. 1925.	Allert: 2. 16. Stevenson. Se (SEAL) Corp Seal.	
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