## MORTGAGE RECORD 68

15th day of 3;35 P/M.

Association of Lawrence,

DOLLARS, d part, its successors and

ereunto belonging or ia

DOLLARS, e contract note secured b the part 198 of the , which said shares a said shares, the first hars (30.35) , day of each and every partract note, in accord-; otherwise in full force recar first above written.

D. 192. 6, before me, rope and bis e the same persons

president 1 26 1827

ne. e written. Notary Public.

ciation.

Register of Deeda.

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 11.	
	Tom Hardin a singleman	This instrument was filed for record on the 16th day c Feb A. D. 1925, At 9:50 A. M.	A
	то	Isa E. Wellman.	
	D. Coen Byrn	Register of Deeds.	
		. By	
	THIS INDENTURE, Made this 17th day of. Tom Hardin , a single man	February A.D. 1925 , between	Reg.1
	of Douglas County, in the State of Kansas, of the first part, and <b>TKKX</b> Kansas, of the second part. WITNESSETH: That the said part. M 5 of the first part, in consid Two Hundred and no/100	ierition of the sum of	
	the receipt of which is hereby acknowledged, do 2	nt, bargain, sell and convey, unto said party of the second part, We success and ouglas, State of Kansas, to-wit:	d
	Lot Number Nine (9	) in Block Seven	
	(7) in La Place a	n Addition to	
	the C ity of Lawre		
	*		
т	o Have and To Hold the same, Together with all and	singular, the tenements, hereditaments and appurtenanc	
t			
	hereto belonging or in anywise appertaining foreve	r. And the said party of the first part does hereby	
c	ovenant and agree that at the delivery hereof he i	r. And the said party of the first part does hereby s the lawful owner of the premises above granted ,a	ınd
B e	ovenant and agree that at the delivery hereof he i eized of a good and indefeasible estate of inherit: xcept a first mortgage of \$400.00 held by D. Coen 1	s the lawful owner of the premises above granted ,a ance therein, free and clear of all incumbrances Byrn.	und
B e	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coem Provided Always, That this instrument is executed	s the lawful owner of the premises above granted ,a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of	und
8 e.	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coem : Provided Always, That this instrument is executed Two Hundred and no/100 Dollars , with intere said party of the second part under the terms and	s the lawful owner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby.	und
B e: W	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coen : Provided Always, That this instrument is executed i Too Hundred and no/100 Dollars ,with intere said party of the second part under the terms and which said interest note andprincipal sum the party ents, making a total monthly payment of \$4.14, pay	s the lawful owner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st theready, and such charges as may become due to conditions of the contract note secured hereby, of the first part agree to pay in monthly install-rable as follows: Four and 14/100 Dollars (84.44)	und
B e. w m c t	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coen j Provided Always, That this instrument is executed Two Hundred and no/100 Dollars with intere said party of the second part under the terms and thich said interest note and principal sum the party ments, making a total monthly payment of $34.14$ , pay m or before the 10 day of March 1926 and a like su hereafter to and including the month of February 1	s the lawful owner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st theready, and such charges as may become due to conditions of the contract note secured hereby, of the first part agree to pay in monthly install-rable as follows: Four and 14/100 Dollars (84.44)	pun tigage is hereby
B e. w m c t	ovenant and agree that at the delivery hereof he is dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coen is Provided Always, That this instrument is executed Two Hundred and no/100 Dollars, with intere- said party of the second part under the terms and thich said interest note andprincipal sum the party hents, making a total monthly payment of $0.4$ .14, pay no re before the 10 day of March 1926 and a like su	s the larful owner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, y of the first part agree to pay in monthly install- mable as follows: Four and 14/ 100 Dollars (\$4.14) m on or before the 10 day of each med every month	pun tigage is hereby
B e. w m c t	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coen j Provided Always, That this instrument is executed Two Hundred and no/100 Dollars with intere said party of the second part under the terms and thich said interest note and principal sum the party ments, making a total monthly payment of $34.14$ , pay m or before the 10 day of March 1926 and a like su hereafter to and including the month of February 1	s the larful owner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, y of the first part agree to pay in monthly install- mable as follows: Four and 14/ 100 Dollars (\$4.14) m on or before the 10 day of each med every month	pun tigage is hereby
B e. w m c t	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coen j Provided Always, That this instrument is executed Two Hundred and no/100 Dollars with intere said party of the second part under the terms and thich said interest note and principal sum the party ments, making a total monthly payment of $34.14$ , pay m or before the 10 day of March 1926 and a like su hereafter to and including the month of February 1	s the larful owner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, y of the first part agree to pay in monthly install- mable as follows: Four and 14/ 100 Dollars (\$4.14) m on or before the 10 day of each med every month	al instrument. Vul, this mortgage <b>is kereby</b>
B e. w m c t	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coemponent Trovided Always, That this instrument is executed i To Hundred and no/100 Dollars ,with intere- said party of the second part under the terms and which said interest note andprincipal sum the party ents, making a total monthly payment of \$4.14, pay on or bafore the 10 day of March 1926 and a like au thereafter to and including the month of February 1 gainst all parties making lawful claim thereto.	s the larful owner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, y of the first part agree to pay in monthly install- mable as follows: Four and 14/ 100 Dollars (\$4.14) m on or before the 10 day of each med every month	al instrument. Vul, this mortgage <b>is kereby</b>
B e. w m c t	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coen : Provided Always, That this instrument is executed i Two Hundred and no/100 Dollars , with intere said party of the second part under the terms and thich said interest note andprincipal sum the party tents, making a total monthly payment of \$4.14, pay nor before the 10 day of March 1926 and a 11ks su thereafter to and including the month of February 1 against all parties making lawful claim thereto.	s the larful owner of the promises above granted ,a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, y of the first part agree to pay in monthly install- mable as follows: Four and 14/ 100 Dollars (\$4.14) m on or before the 10 day of each and every month 931, and that they will warrant and defend the same galar, the tenements, hereditaments and apputenances thereare between of	the original instrument.
B e. w m c t	ovenant and agree that at the delivery hereof he is eized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Goen is Provided Always, That this instrument is executed in Two Hundred and no/100 Dollars , with intere- said party of the second part under the terms and thich said interest note andprincipal sum the party pents, making a total monthly payment of \$4.14, pay nor before the 10 day of March 1926 and a like su thereafter to and including the month of February 1 ugainst all parties making lawful claim thereto. THE HAVE AND TO HOLD THE SAME, Together with all and sing mayors agreeting former. PROVIDES MEWAYS is the instrument is excuted and delivered thereafter to indefinite the second and delivered.	s the lawful owner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, of the first part agree to pay in monthly install- mable as follows: Four and 14 Juo Dollars (§4.14) mo on or before the 10 day of each and defond the same 931, and that they will warrant and defond the same or a secure the payment of the sum d	be and the original instrument.
B e. w m c t	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coen : Trovided Always, That this instrument is executed i Too Hundred and no/100 Dollars , with interest aid party of the second part under the terms and thich said interest note andprincipal sum the party on or before the 10 day of March 1926 and a 11ke au thereafter to and including the month of February I gainst all parties making lawful claim thereto. THOMELY AND TO HOLD THE SAME, Teacher with all and sing myres are theing at the law of the second and delivered with interest therea and such fines afficients are used and delivered with interest therea, and such fines afficients are used and delivered with interest therea, and such fines afficients are used and delivered with interest therea, and such fines afficients are used and delivered with interest therea, and such fines afficients are used and such fines afficients.	s the larful owner of the promises above granted , a mance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, r of the first part agree to pay in monthly install- rable as follows: Four and 14 JOD Dollars (\$4.14] m on or before the 10 day of each and every month 1931, and that they will warrant and defend the same endar, the tenements, hereditaments and apputenances thereas between the rate of the payment of the sum of the contract note secures party of secure the payment of the sum of the contract note secures Building-and fon Association to the part of the payment of the secures Building-and fon Association to the part of the contract note secures	be and the original instrument.
B e. w m c t	<ul> <li>ovenant and agree that at the delivery hereof he is eized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coen is Provided Always, That this instrument is executed in Two Hundred End no/100 Dollars , with interest esid party of the second part under the terms and thich said interest note andprincipal sum the party ents, making a total monthly payment of \$4.14, pay nor before the 10 day of March 1926 and a like su thereafter to and including the month of February 1 ugainst all parties making lawful claim thereto.</li> <li>Tee HAVE AND TO HOLD THE SAME, Together with all and sing any men agree thereof.</li> <li>Tee HAVE AND TO HOLD THE SAME, Together with all and sing any men agree thereof.</li> <li>DEOVIDED HEWAYS Label distingtionent is excented and delivered with interest thereon, and such fines and there as my become due to said heredy, advanced by the said The due to any other any label of the first party and the said there any development of the said thereof.</li> </ul>	s the larful owner of the promises above granted , a sance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, y of the first part agree to pay in monthly install- mable as follows: Four and 14 Juo Dollars (§4.14) un on or before the 10 day of each and every month 1931, and that they will warrant and defend the same palar, the tenements, hereditaments and apputenances thereases the same at the secure the payment of the sum d 	pur endormed on the original instrument.
B e. w m c t	<ul> <li>ovenant and agree that at the delivery hereof he is eized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coen is Provided Always, That this instrument is executed in Two Hundred End no/100 Dollars , with interest esid party of the second part under the terms and thich said interest note andprincipal sum the party ents, making a total monthly payment of \$4.14, pay nor before the 10 day of March 1926 and a like su thereafter to and including the month of February 1 ugainst all parties making lawful claim thereto.</li> <li>Tee HAVE AND TO HOLD THE SAME, Together with all and sing any men agree thereof.</li> <li>Tee HAVE AND TO HOLD THE SAME, Together with all and sing any men agree thereof.</li> <li>DEOVIDED HEWAYS Label distingtionent is excented and delivered with interest thereon, and such fines and there as my become due to said heredy, advanced by the said The due to any other any label of the first party and the said there any development of the said thereof.</li> </ul>	s the larful owner of the promises above granted , a mance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, r of the first part agree to pay in monthly install- rable as follows: Four and 14 JOD Dollars (\$4.14] an on or before the 10 day of each and every month 1951, and that they will warrant and defend the same party of second part under the terms and conditions to the secure build account of the sum of the same build account of the same of the same of the secure the payment of the sum of the same	pur ins is endorsed on the orient of instrument. the having here naid is full, this mortgage is kereby
B e. w m c t	<ul> <li>ovenant and agree that at the delivery hereof he i elized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Goen i Provided Always, That this instrument is executed i Troo Hundred End no/100 Dollars with interessid party of the second part under the terms and thich said interest note andprincipal sum the party of the second part under the terms and thich said interest note andprincipal sum the party of the second part under the terms and thich said interest note andprincipal sum the party of the second part under the terms and thich said interest note andprincipal sum the party of the second part under the terms and thich said interest not and for March 1926 and a like such areafter to and including the month of February I gainst all parties making lawful claim thereto.</li> <li>TO HILLE AND TO HOLD THE SAME, Together with all and sing sayme agretaining-forcer.</li> <li>PROVIDED AWAYS, bub this instrument is executed and delivered withinterst thereen, and such fines and there are been assigned to said Association with all the instrument is executed and section share of Class G of the instruments are to may month and the instrument is a total monthy part.</li> </ul>	s the larful owner of the promises above granted , a mance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, r of the first part agree to pay in monthly install- male as follows: Four and 14 100 Dollars (84.14) on on or before the 10 day of each and every month 931, and that they will warrant and dofond the same and the tenements, hereditaments and apputenances thermat Delawing of 1 to secure the payment of the sum of a secure the payment of the sum of party of secure fast under the terms and conditions to the part of the Building-and Toon Association to the part of the and dividend by Certificate No.	pur ins is endorsed on the orient of instrument. the having here naid is full, this mortgage is kereby
B e. w m c t	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coent Trovided Always, That this instrument is executed in the from Hundred and no/100 pollars, with intere- said party of the second part under the terms and which said interest note andprincipal sum the party perts, making a total monthly payment of \$4.14, pay on or before the 10 day of March 1926 and a 11ke su hereafter to and including the north of February 1 against all parties making lawful claim thereto. THE HAVE AND TO HOLD THE SAME, Together with all and sing may agree agreeting forces. PROVIDED ANWAYS is build instrument is executed and delivered with interest thereon, and such fines and there as may become due to said hereby, advanced by the said The finat part upon. And be assigned to said Association with all the function of the same agree is a payment, random patteres, the pay months may achieve a constant there and the same same agree is a same of class G of the target months of part agree to pay months may achieve making a total monthy pay on or before is day of.	s the larful owner of the promises above granted , a mance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, r of the first part agree to pay in monthly install- male as follows: Four and 14 100 Dollars (84.14) on on or before the 10 day of each med every month 931, and that they will warrant and dofond the same ular, the tenements, hereditaments and apputenances thermate to secure have been been been been been been been be	pur ins is endorsed on the orient of instrument. Det having heen naid is kult, this mortgage is kereby
B e. w m c t	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coent Trovided Always, That this instrument is executed Tro Hundred and no/100 polars , with intere- said party of the second part under the terms and which said interest note andprincipal sum the party sents, making a total monthly payment of \$4.14, pay on or before the 10 day of March 1926 and a 11ke su thereafter to and including the north of February 1 gainst all parties making lawful claim thereto. THERE AND TO HOLD THE SAME, Together with all and sing any mer systeming down. PROVIDENT MENANCE Label instrument is executed and delivered with interest thereon, and such fires affiliates as may become due to said hereby, advanced by the said The share of Chas G of the affiliates of a have been assigned to said Association with all dig terms part part	s the larful owner of the promises above granted , a mance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, r of the first part agree to pay in monthly install- rable as follows: Four and 14 JOD Dollars (84.14) an on or before the 10 day of each and every month 1051, and that they will warrant and defend the same party of second part under the terms and conditions to the part of the int secure the payment of the sum of the secure the payment of the sum of and divided thereon, which add interest and dues on side share, the firm and divideds thereon, which add interest and dues on side share, the firm end divideds thereon, which add interest and dues on side share, the firm end of secure 19. Dollars (5 20. And s like sum on or before the	pur ins is endorsed on the orient of instrument. Det having heen naid is kult, this mortgage is kereby
B e. w m c t	<ul> <li>ovenant and agree that at the delivery hereof he i died of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coent Trowinded Always, That this instrument is executed in Trow Hundred and no/100 Dollars , with interesting a total monthly payment of \$4.14, pay on or before the 10 day of March 1226 and a 11ke au hereafter to and including the month of February I gainst all parties making lawful claim thereto.</li> <li>TeoHittCE AND TO HOLD THE SAME, Together with all and sing myme agree things and the said there are and such fines and there are within the said there and such fines and there are to easily a set of the second and the same agree thereas a such as a set of the same agree of the same thereas and such fines and thereas a may be come due to said hereby, advanced by the said Association with all defeased in the same of Class G of the target remaining frame and all here and the same where a to and an easily a solution the attraction of the same with a same of class G of the target remaining a set of the same the same to be paid to the anew with the same there of and comply with all the provides remaining and the same the same to be paid to the anew with the transition remaining a same of the first part payment of a same of the same to be paid to the anew with the transition remaining a same of the same to be paid to the anew with the transition remaining a same of the same to be paid to the anew with the transition as a same of the same and a same of the same and a same of the same same to be paid to the anew with the transition as a same same to be paid to the anew in the terms thered, and comply with all the provides and agreement of the same same the to said the same same the terms thered, and comply with all the provides and agreement of the same same the terms thered and comply with all the provides and agreement of the same same the terms the same same the terms the same same the terms thered and thereas the same same thereas the same same the terms</li></ul>	s the larful orner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, of the first part agree to pay in monthly install-rable as follows: Four and 14 100 Dollars (84.14) and on or before the 10 day of each and every month 1931, and that they will warrant and defond the same secure the payment of the sum of the secure the secure the secure building and flows association to the part of the secure the secure the secure the secure building and the secure the secure building and the secure build thereon, which said there are not the secure build thereon, which said there are not the secure build thereon or before the defined the secure build thereon or the secure build thereon secure bui	pur ins is endorsed on the orient of instrument. Det having heen naid is kult, this mortgage is kereby
B e: wm n c t t s	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coent Trovided Always, That this instrument is executed in Too Hundred and no/100 Dollars , with intere- said party of the second part under the terms and thich said interest note andprincipal sum the party ents, making a total monthly payment of \$4.14, pay on or before the 10 day of March 1926 and a like au thereafter to and including the month of February 1 gainst all parties making lawful claim thereto. THOHALE AND TO HOLD THE SAME, Together with all and sing mywe agree the sum of the same there are the same hereby, advanced by the same there as may become due to said hereby, advanced by the same there as any become due to said hereby, advanced by the same of Class G of the ingliftence of as have been assigned to said Association with all the insting a total monDifference which a total monDifference of the destine of the same there making a total monDifference of the destine thereon, and such fines and the same making a total monDifference introduced by the said the same total monDifference of as have been assigned to said Association with all the fraction of the same introduced by the said the same making a total monDifference of an on or before the one of the same the same making a total monDifference Now, if said part, y of the first part hall cause to be paid to the anee with the terms thereof, and comply with all the provision a digreent and effect, and may be forcelesed as in said contract note provided. IN WITNESS WHEREOF, The said part_y of the first part has part bar and here part has the provision as the part bar and here provided.	s the larful orner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, of the first part agree to pay in monthly install-rable as follows: Four and 14 100 Dollars (84.14) and on or before the 10 day of each and every month 1931, and that they will warrant and defond the same secure the payment of the sum of the secure the secure the secure building and flows association to the part of the secure the secure the secure the secure building and the secure the secure building and the secure build thereon, which said there are not the secure build thereon, which said there are not the secure build thereon or before the defined the secure build thereon or the secure build thereon secure bui	pur ins is endorsed on the orient of instrument. Det having heen naid is kult, this mortgage is kereby
B e: wm n c t t s	<ul> <li>ovenant and agree that at the delivery hereof he i died of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coent Trowinded Always, That this instrument is executed in Trow Hundred and no/100 Dollars , with interesting a total monthly payment of \$4.14, pay on or before the 10 day of March 1226 and a 11ke au hereafter to and including the month of February I gainst all parties making lawful claim thereto.</li> <li>TeoHittCE AND TO HOLD THE SAME, Together with all and sing myme agree things and the said there are and such fines and there are within the said there and such fines and there are to easily a set of the second and the same agree thereas a such as a set of the same agree of the same thereas and such fines and thereas a may be come due to said hereby, advanced by the said Association with all defeased in the same of Class G of the target remaining frame and all here and the same where a to and an easily a solution the attraction of the same with a same of class G of the target remaining a set of the same the same to be paid to the anew with the same there of and comply with all the provides remaining and the same the same to be paid to the anew with the transition remaining a same of the first part payment of a same of the same to be paid to the anew with the transition remaining a same of the same to be paid to the anew with the transition remaining a same of the same to be paid to the anew with the transition as a same of the same and a same of the same and a same of the same same to be paid to the anew with the transition as a same same to be paid to the anew in the terms thered, and comply with all the provides and agreement of the same same the to said the same same the terms thered, and comply with all the provides and agreement of the same same the terms thered and comply with all the provides and agreement of the same same the terms the same same the terms the same same the terms thered and thereas the same same thereas the same same the terms</li></ul>	s the larful orner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, of the first part agree to pay in monthly install-rable as follows: Four and 14 100 Dollars (84.14) and on or before the 10 day of each and every month 1931, and that they will warrant and defond the same secure the payment of the sum of the secure the secure the secure building and flows association to the part of the secure the secure the secure the secure building and the secure the secure building and the secure build thereon, which said there are not the secure build thereon, which said there are not the secure build thereon or before the defined the secure build thereon or the secure build thereon secure bui	pur ins its endorsed on the oriental instrument. Ged hveing heen naid in kull, this mortgage is kereby
B e: w m c t t a	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coent Trovided Always, That this instrument is executed in Tho Handred and no/100 Dollars , with intere- said party of the second part under the terms and hheld having a total monthly payment of \$4.14, pay on or before the 10 day of March 1926 and a 11ke au thereafter to and including the month of Pebruary 1 gainst all parties making lawful claim thereto. THOMENT AND TO HOLD THE SAME, Together with all and sing any me aproximing former. PROVIDEN MWAYS Lot-thingtonent is executed and delivered withinterest thereon, and such fines and there as any become due to said have been assigned to said Association with all degreest yourself, compare the assigned to said Association with all degreest yourself, compare and measing to said Association with all the provides a discussion New, if said part you of the first part hall cause to be raid to be a defect, and may be foredesed as in and compare that the provides a discussion and effect, and may be foredesed as in and compare that the provides a discussion and effect, and may be foredesed as in and compare that the provides a discussion and effect, and may be foredesed as in and compare that and sugreent and effect, and may be foredesed as in and compare that and sugreent and effect, and may be foredesed as in and contrat note provided. IN WITNESS WHEREOF. The said part your of the first part haw Witness to mark F.J. Wilson; J.J. Eddy	s the larful orner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, of the first part agree to pay in monthly install-rable as follows: Four and 14 100 Dollars (84.14) and on or before the 10 day of each and every month 1931, and that they will warrant and defond the same secure the payment of the sum of the secure the secure the secure building and flows association to the part of the secure the secure the secure the secure building and the secure the secure building and the secure build thereon, which said there are not the secure build thereon, which said there are not the secure build thereon or before the defined the secure build thereon or the secure build thereon secure bui	pur ins is endorsed on the orient of instrument. Det having heen naid is kult, this mortgage is kereby
B e: w m c t t e	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coent Trovided Always, That this instrument is executed in Tho Handred and no/100 Dollars , with intere- said party of the second part under the terms and thich said interest note andprincipal sum the party ents, making a total monthly payment of \$4.14, pay on or before the 10 day of March 1926 and a 11ke au thereafter to and including the month of Pebruary 1 gainst all parties making lawful claim thereto. Testicker AND TO HOLD THE SAME, Together with all and sing any we apertaining format PROVIDER MWARS_Lot-thingtonent is executed and delivered with interest thereon, and such fines and things as may be come due to said have been assigned to said Association with all the provides and genemic many measure to pay montify many making a total monthly pay and the local complete the said the first part layer. I and have been assigned to said Association with all the provides and agreement and effect, and may be forelessed as in said centrat note provided. IN WITNESS WHEREOF. The said part, y, of the first part hall cause to be paid to the withings to mark F.J. Willson; J.J. Eddy STATE OF KANSAS. Be it remembered that on the same that an the same start of the Many All and the same there and the same and starts of KANSAS. Be it remembered that on the same and the same and the same and starts of the many here and and the same and the same and the same and starts of KANSAS. STATE OF KANSAS.	s the larful owner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, of the first part agree to pay in monthly install- nable as follows: Four and 14 100 Dollars (\$4.14) and on or before the 10 day of each end every month (931, and that they will warrant and defend the same " out, the tenements, hereditaments and apputenances therement between the same " nular, the tenements, hereditaments and apputenances therement between the same " nular, the tenements, hereditaments and apputenances therement between the same " nular, the tenements, hereditaments and apputenances therement between the same " nular, the tenements, hereditaments and apputenances therement between the same " nular, the tenements, hereditaments and apputenances therement between the same " nular, the tenements, hereditaments and apputenances therement between the same " nular, and that they will warrant and defend the same " nular, the tenements, hereditaments and englitics. Of the contract note secure Building and Foon Association to the part of the secure Building and Foon Association to the part of the secure Building and Foon Association to the part. Statistical shares, the firm ment of \$ 	The following is endorsed on the original intrument.
B e: w m c t t e	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coent Throwided Always, That this instrument is executed in The Handred and no/100 Dollars , with intere- said party of the second part under the terms and thich said interest note andprincipal sum the party ents, making a total monthly payment of \$4.14, pay on or before the 10 day of March 1926 and a like au thereafter to and including the month of February 1 gainst all parties making lawful claim thereto. THOHALE AND TO HOLD THE SAME, Together with all and sing maynes agree that a state instrument is executed and delivered with interst thereon, and such fines and thiftes as may become due to said hereby, advanced by the said The first part upon	s the larful orner of the promises above granted , a mane therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, of the first part agree to pay in monthly install-rable as follows: Four and 14 100 Dollars (\$4.14) and on or before the 10 day of each end every month [931, and that they will warrant and defond the same secure the payment of the sum of the contract of the contract note secure the same secure the payment of the sum of the same secure the payment of the same secure of the same secure the payment of the same secure the same secure the payment of the same secure the same secure the payment of the same secure the same secure the secure shall be ready of secure the same secure secure the same secure same secure the same secure the same secure the	The following is endorsed on the original instrument.
B e: w m c t t a	<pre>ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coent Throwided Always, That this instrument is executed in Throwing a dotal monthly payment of \$4.14, pay on or bafore the 10 day of March 1225 and a like an thereafter to and including the month of February I gainst all parties making lawful claim thereto.</pre>	s the larful orner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, of the first part agree to pay in monthly install- rable as follows: Four and 14 100 Dollars (\$4.14) am on or before the 10 day of each and every month 1931, and that they will warrant and defend the same ender the payment of the sum of the contract note secure balding and that they defend and the same ender the same ender the tenements, hereditaments and apputenances thereares between the same is secure the payment of the sum of the contract note secure balding and four and the terms and conditions to the part of the same end of the contract for Certificate No. , which said shares and dividends thereon, which add interest and dues on said shares, the for ment of S	The followine is endorsed on the original instrument.
B e: w m c t t e	<pre>ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coent Throwided Always, That this instrument is executed in the set of the second part under the terms and thich said interest note andprincipal sum the party ents, making a total monthly payment of \$4.14, pay on or before the 10 day of March 1226 and a like an thereafter to and including the month of February I gainst all parties making lawful claim thereto.</pre>	s the larful orner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, of the first part agree to pay in monthly install- no or before the 10 day of each end every month [931, and that they will warrant and defend the same " use the tenements, hereditaments and apputenances therement Elements of the sum " DullARS party of greent part under the terms and egolitics. Of the contract not secure Telements of the sum " DullARS party of second part the same degilities. Of the contract not secure Building and Toxan Association to the part DULARS party of the second part the amount due A tinder suid share, the firment of \$ payable as follows: Dullars (\$) party of the second part the amount due A tinder suid outer of a mark the day and year fint above written the firmer the terms and the day and year fint above written the second part the amount due A tinder suid outer of a first mark the day and year first above written the day of	Average the second on the original intrument. The note herein described hving been had in Nell, this mortgage is hereby
B e.	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coent frowlied Always, That this instrument is executed in the frow Handred and no/100 oblars, with intere- said party of the second part under the terms and which said interest note andprincipal sum the party perts, making a total monthly payment of \$4.14, pay on or before the 10 day of March 1926 and a 11ke su hereafter to and including the north of February 1 gainst all parties making lawful claim thereto. THERE AND TO HOLD THE SAME, Together with all and sing may agreeting former. PROVIDED ANWAYS is build instrument is executed and delivered with interest thereen, and such fines and there as any become due to sail bereby, advanced by the said The finat part upon. Association with all the former provement rampus part agree to pay months may any become due to sail bereby, advanced by the said The finat part upon. Association with all the former provement rampus part agree to pay months may are also be paid to the ance with the terms thereof, and comply with all the provisions and agreement and effect, and may be forelessed as in aid contrat note provided. IN WITNESS WHEREOF, The said part J. of the first part hall cause to be paid to the acce with the terms thereof, and comply with all the provisions and agreement and effect, and may be forelessed as in aid contrat note provided. IN WITNESS WHEREOF, The said part J. of the first part hall withous to mark F.J. Wilnen; J.J. Eddy STATE OF KANSAS, Country or Doomas, as in all for any to the said to may a single man. to me who exegute the former burned that any the as the first in and for the said has a long the may be former to any the said to may be and the second of the said and to may be former to any the same set of the said part to any the same set of the said to the a single man. to me	s the larful orner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, of the first part agree to pay in monthly install- rable as follows: Four and 14 100 Dollars (\$4.14) am on or before the 10 day of each and every month 1931, and that they will warrant and defend the same ender, the tenements, hereditaments and apputenances thereare between the same secure the payment of the sum defend the same secure the payment of the sum defend the same for a social to the payment of the sum defend the same secure Building and finds and the terms and conditions to the part of the same defend the same defend the same definition. Of the contract note secures Building and finds association to the part of the same to same to same to same to same the terms and conditions of each and even party of escent part under the terms and conditions of the contract note secures Building and finds association to the part of the same to same to same to same to same the same to same the same to same the terms and conditions of each and even party of the second part the amount due Atfider said contract note, in accord ats in said note contained, then these presents shall be void; otherwise in full force . Shereunto set his hand, the day and year first above written h day of Fobruary A.D. 192 G., before me r ite County and State aforesaid, came. Ton Hardin, mark the same preson same person same person same person same same same same same person same same person same same same same same same person same same same person same same same same same same same same	Average the second on the original intrument. The note herein described hving been had in Nell, this mortgage is hereby
B e.	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coent Throwided Always, That this instrument is executed in the source of the second part under the terms and thich said interest note andprincipal sum the party ents, making a total monthly payment of \$4.14, pay on or before the 10 day of March 1925 and a like au thereafter to and including the month of February I gainst all parties making lawful claim thereto. THOMENE AND TO HOLD THE SAME, Together with all and sing mayner agreetable from the second and delivered withinterst thereon, and such fines and thiftes as may become due to said hereby, advanced by the said The second and delivered interest thereon, and such fines and thiftes as may become due to said hereby, advanced by the said The second and delivered and payment of the said association with all the second agreement and effect, and may be foreclosed as in said contrat note provided. IN WITNESS WHEREOF, The said part_y of the first part half end agreement and effect, and may be foreclosed as in said contrat note provided. Now, if said part_y of the first part half cause to be paid to the said effect, and may be foreclosed as in said contrat note provided. IN WITNESS WHEREOF, The said part_y of the first part half withones to mark F.J. Wilnen; J.J. Eddy STATE OF KANSAS, CONNY or Donnas, S	s the larful orner of the promises above granted , a mane therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, of the first part agree to pay in monthly install- rable as follows: Four and 14 100 Dollars (\$4.14) amon or before the 10 day of each end every month (931, and that they will warrant and defond the same of the same person is the same of the same person is the same person is the same person is	Average the second on the original intrument. The note herein described hving been had in Nell, this mortgage is hereby
B e.	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coent Trovided Always, That this instrument is executed in the source of the second part under the terms and thich said interest note andprincipal sum the party ents, making a total monthly payment of \$4.14, pay on or before the 10 day of March 1925 and a like au thereafter to and including the month of Pebruary I gainst all parties making lawful claim thereto. Trovided Always, Int this and the source of the second hereafter to and including the month of Pebruary I gainst all parties making lawful claim thereto. Trovide therean, and such fines and there are the source of the interest therean, and such fines and the second and delivered with interest therean, and such fines and there are worked and delivered with a signed to said Association with all the pressions and general and measing to be source of the split second and second and the second and the same the second and delivered mark therean thered, and such fines and the pressions and agreement and effect, and may be forelessed as in said centrat note provided. IN WITNESS WHEREOF. The said part, y, of the first part hall cause to be paid to the mark therean thered, and comply with all the provides and agreement and effect, and may be forelessed as in said centrat note provided. IN WITNESS WHEREOF. The said part, y, of the first part hall cause to be paid to the mark therean thered, and comply with all the provides and agreement and effect, and may be forelessed as in said centrat note provided. IN WITNESS WHEREOF. The said part, y, of the first part hall cause to be paid to the mark there of and the terms thered and segment and effect, and may be forelessed as in said centrat note provided. IN WITNESS WHEREOF. The said part, y, of the first part hall withous to mark F.J. Willson; J.J. Eddy STATE OF KANSAS. COUNTY or DOUGAS. State OF KANSAS. COUNTY or DOUGAS. State OF KANSAS. COUNTY or DOUGAS. State O	s the larful orner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, of the first part agree to pay in monthly install- rable as follows: Four and 14 100 Dollars (\$4.14) and the same of secure the loady of each end every month (951, and that they will warrant and defend the same of th	Average the second on the original intrument. The note herein described hving been had in Nell, this mortgage is hereby
B e.	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coent Throwided Always, That this instrument is executed in the source of the second part under the terms and thich said interest note andprincipal sum the party ents, making a total monthly payment of \$4.14, pay on or before the 10 day of March 1925 and a like au thereafter to and including the month of February I gainst all parties making lawful claim thereto. THOMENE AND TO HOLD THE SAME, Together with all and sing mayner agreetable from the second and delivered withinterst thereon, and such fines and thiftes as may become due to said hereby, advanced by the said The second and delivered interest thereon, and such fines and thiftes as may become due to said hereby, advanced by the said The second and delivered and payment of the said association with all the second agreement and effect, and may be foreclosed as in said contrat note provided. IN WITNESS WHEREOF, The said part_y of the first part half end agreement and effect, and may be foreclosed as in said contrat note provided. Now, if said part_y of the first part half cause to be paid to the said effect, and may be foreclosed as in said contrat note provided. IN WITNESS WHEREOF, The said part_y of the first part half withones to mark F.J. Wilnen; J.J. Eddy STATE OF KANSAS, CONNY or Donnas, S	s the larful orner of the promises above granted , a mane therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, of the first part agree to pay in monthly install- no or before the 10 day of each end every month (331, and that they will warrant and defend the same of the same of the tensent, hereditaments and apputenances thereware tenses are to be a same the same of the same of the tenses and become the same of the same of the tenses and the same of the same	Average the second on the original intrument. The note herein described hving been had in Nell, this mortgage is hereby
B e.	ovenant and agree that at the delivery hereof he i dized of a good and indefeasible estate of inherit xcept a first mortgage of \$400.00 held by D. Coent Trovided Always, That this instrument is executed in the source of the second part under the terms and thich said interest note andprincipal sum the party ents, making a total monthly payment of \$4.14, pay on or before the 10 day of March 1925 and a like au thereafter to and including the month of Pebruary I gainst all parties making lawful claim thereto. Trovided Always, Int this and the source of the second hereafter to and including the month of Pebruary I gainst all parties making lawful claim thereto. Trovide therean, and such fines and there are the source of the interest therean, and such fines and the second and delivered with interest therean, and such fines and there are worked and delivered with a signed to said Association with all the pressions and general and measing to be source of the split second and second and the second and the same the second and delivered mark therean thered, and such fines and the pressions and agreement and effect, and may be forelessed as in said centrat note provided. IN WITNESS WHEREOF. The said part, y, of the first part hall cause to be paid to the mark therean thered, and comply with all the provides and agreement and effect, and may be forelessed as in said centrat note provided. IN WITNESS WHEREOF. The said part, y, of the first part hall cause to be paid to the mark therean thered, and comply with all the provides and agreement and effect, and may be forelessed as in said centrat note provided. IN WITNESS WHEREOF. The said part, y, of the first part hall cause to be paid to the mark there of and the terms thered and segment and effect, and may be forelessed as in said centrat note provided. IN WITNESS WHEREOF. The said part, y, of the first part hall withous to mark F.J. Willson; J.J. Eddy STATE OF KANSAS. COUNTY or DOUGAS. State OF KANSAS. COUNTY or DOUGAS. State OF KANSAS. COUNTY or DOUGAS. State O	s the larful orner of the promises above granted , a ance therein, free and clear of all incumbrances Byrn. and delivered to secure the payment of the sum of st thereon, and such charges as may become due to conditions of the contract note secured hereby, of the first part agree to pay in monthly install- rable as follows: Four and 14 100 Dollars (\$4.14) and the same of secure the loady of each end every month (951, and that they will warrant and defend the same of th	Average the second on the original intrument. The note herein described hving been had in Nell, this mortgage is hereby

187

...

A CONTRACTOR

45