

MORTGAGE RECORD 68

HALL LINED, CO. FOPERA 34443	and the second
FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 14 day of
Ralph E° Gimblet	June A.D., 192.6., At 1135 P. M.
то	Isa E Wellman
Lawrence Euilding & Loan ass'n.	Register of Deeds, By
THIS INDENTURE, Made this tenth day Ralph E. Gimblet and Rose B. Gimblet h	y of June
of Douglas County, in the State of Kansas, of the first part, and Th	he Lawrence Building and Loan Association of Lawrence,
Kansas, of the second part. WITNESSETH: That the said part 108 of the first part	

MIN ESSELT: I has the sam part SOL to the last part in Content and to DOLLARS. Nine hundred DOLLARS, the receipt of which is hereby acknowledged, do....by these presents grant, hargain, 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, State of Kansas, to-wit:

Lot number eighty eight (88) on Connecticut street in the City of Lawrence, Kansas.

taining, forever.	onging c
IDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of	DOLL
thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contract me	
teed by the said The Lawronce Building and Loan Association to the part_J	ies of
nine shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1038 which	said sl
gned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said share	es, the
eto pay monthly installments, making a total monthly payment of \$ 18.63 , payable as follows:	maka
Eighteen and 63/100 Dollars (\$.18,	.63
the last day of June 192 <u>6</u> , and a like sum on or before the last day of each ter to and including the month of Kay 19.31.	
f said parties 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 acc
terms thereof, and comply with all the provisions and agreements in said note contained, then these presents shall be void; otherwise in	in full f
I may be foreclosed as in said contract note provided.	ove writ
I may be forcelesed as in said contract note provided. TNESS WHEREOF, The said part ies of the first part ha. ve hereunto set their hand S the day and year first abo	
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I may be foreclosed as in sold contract note provided. TNESS WHEREOF, The sold part ies of the first part ha. ve hereunto set their hand B . the day and year first abo Ralph E. Gimblet Roso B. Gimblet	
I may be foreclesed as in said contract note provided. TNESS WHEREOF, The said part ics of the first part ha. vo hereunto set. TNESS WHEREOF, The said part ics of the first part ha. vo hereunto set. Ralph E. Ginblet Roso E. Gimblet CANSAS, set. Be it remembered, that on this tonth day of June A.P. 192.6., the undersized, a NOTANY PUBLIC in and for the County and State aforesaid, exme. Ralph E. Gimblet Boso E. Gimblet his wife who. are personally known to me to be the same I who executed the within instrument of writing, and such personal dy acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have bereauto set my hand and Notarial seal the day and year above written.	, before
I may be forecleded as in sold contract note provided. TNESS WHEREOF, The sold part ics of the first part ha. vo hereunto set hand S. the day and year first abo Ralph E. Ginblet Roso E. Gimblet CANSAS, Me. Be it remembered, that on this tonth day of June A.P. 192.5, the undersized a NOTAMY PUBLIC in and for the County and State aforesoid, came Ralph E. Gimblet Roso E. Gimblet his wife	, before and person
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