	FROM STATE OF KANSAS, DOUGLAS COUNTY, st.
	This instrument was filed for record on the day
	Chas B. McClelland Aug A.D. 192.6. At 3:15 P.M.
	TO ALL 6. THUMAAM
	Law, B. & L. Ass'ne By Deputy.
	THIS INDENTURE, Made this fourth day of August A.D. 1926 between A.D. 1926 between Charles B. McClelland and Maude I. McClelland his wife
	of Douglas County, in the State of Kansas, of the first part, and The. Lewrence Building and Loan Association of Lewrence Kansas, of the second part. WITNESSETH: That the said particles of the first part, in consideration of the sum of
	Seventeen Hundred the receipt of which is hereby acknowledged, doby these presents grant, bargain, sell and convey, unto said party of the second part, its successors a assigns, all of the following described real estate, situated in the County of Douglas, State of Kansas, to-wit:
	The south twenty two and one hald $(22\frac{1}{2})$ feet of the north forty five (45) feet of
	lot number fifty three (53) on Vermont street in the City of Lawrence,
	TO HAVE AND TO HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging o
	anywise appertaining, forever. PROVIDED ATWAYS And this instrument is executed and delivered to secure the payment of the sum of
	anywise appertaining, forever. PROVIDED AUWAYS, And this instrument is executed and delivered to secure the payment of the sum of. Seventeen Hundred DOLLA
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of. Sovonteon Hundred 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 see hundred Lowneed Lo
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Seventeen Hundred 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 see hereby, advanced by the said The Lawrence Lawrence the said starts are submitted at the said starts of second part under the terms and conditions of the contract hole see hereby, advanced by the said The Lawrence the said starts of said starts of second part under the terms and conditions of the contract hole see hereby, advanced by the said The Lawrence the said starts of said
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Seventeen Hundred DOLLA 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 sec hereby, advanced by the said The Lavrenco Building and Loan Association to the part 198, of the said starts of Class G of the capital stock of said Association, evidenced by Certificate No. 1060 which said shares, the hereby advanced by the said I the future avanced to ensure and which said shares, the hereby advanced by the said I the future avanced to ensure and due on said shares, the hereby advanced by the said I the future avanced to ensure and due on said shares, the hereby advanced by the said I the future avanced to ensure and due on said shares, the hereby advanced by the said I the future avanced to ensure and twichends thereon, which said interest and does on said shares, the
	anywise appertaining, forever. PROVIDED AUWAYS, And this instrument is executed and delivered to secure the payment of the sum of. Sovontaon Hundred 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 see hereby, advanced by the said The Lawrenco Building and Loan Association to the part 1692.05 Inter the said association with all the future payments, carnings and dividends thereon, which said interest and dues on said shares, the part 169 area as the said Association with all the future payments, carnings and dividends thereon, which said interest and dues on said shares, the part 169 area as 100 AOO Dollars (8.21.559 Dollars
	anywise appertaining, forever. PROVIDED AUWAYS, And this instrument is executed and delivered to secure the payment of the sum of Sevence in Hundred 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 see hereby, advanced by the said The Lawrenco Building and Loan Association with all the future payments, earnings and dividends thereon, which said all have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the part is greeto pay monthly installments, making a total monthly payment of \$.21,559 Twonty one & 59/100 Dollars (8.21,559 Dollars (4.21,559 Dollars (4.21,559 Dollars (4.21,559 Dollars (5.21,559 Dollars (4.21,559 Dollars (5.21,559 Doll
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is excented and delivered to secure the payment of the sum of Sovonteon Hundred 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 sec hereby, advanced by the said The Lawrenco Building and Lon Association to the part. 169 Building and Lon Association with all the future payments, carnings and dividends thereon, which said interest and does on said shares, the part 163 agree to pay monithly installments, making a total monthly payment of \$_21,59 Twonty one & 59/100 Dollars (6_21,55 Dollars (6_21,55 Dollars (6_21,55 Dollars (6_21,55 Dollars (6_21,55 Dollars (6_21,55 Dollars (6_21,55) Dollars
	anywise appertaining, forever. PROVIDED AUWAYS, And this instrument is excented and delivered to secure the payment of the sum of. Sovonteon Hundred 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 see hereby, advanced by the said The Lawrenco Building and Loan Association to the part. 168. of first part upon. 17
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is excented and delivered to secure the payment of the sum of
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is excented and delivered to secure the payment of the sum of
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is excented and delivered to secure the payment of the sum of
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is excented and delivered to secure the payment of the sum of. Soventeen Hundred DOLLA Soventeen Hundred DOLLA 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 see hereby, advanced by the said The Lavrenco Building and Loan Association to the part. 1502.cd into part under the terms and charges as may become due to said party of second part under the terms and conditions of the contract note see hereby, advanced by the said The Lavrenco Building and Loan Association to the part. 1502.cd Building and Building Association to the part of the second part the amount due it under said contract note, in acc ance with the terms thereof, and compty with all the provisions and arcrements in said note contained, then these presents shall be vaid; otherwise in full and effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part. 1602.cd Building and the said as a said contract note provided. Extende I & MoClelland Building Association and Association and Association association to the part there will
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is excented and delivered to secure the payment of the sum of
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is excented and delivered to secure the payment of the sum of. Seventeen Hundred DOLLA Seventeen Hundred DOLLA Ways, And this instrument is excented and delivered to secure the payment of the sum of. DOLLA is a seventeen Hundred DULA Ways, and the said the contract note see building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Building the month of Building and
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of. Seventheon Hundred DOLLA Seventheon Hundred Hundred DOLLA HUNDRES HEREOF, Hundred DOLLA HUNDRES HEREOF, HUNDRES HURDRES, HUNDRES HURDRES, HURDRES, HUNDRES, HURDRES, HUNDRES, HURDRES, HUNDRES, HURDRES, HURDRES, HUNDRES, HURDRES, HUNDRES, HURDRES, HUNDRES, HURDRES, HUNDRES, HURDRES, HUNDRES, HURDRES, HUNDRES, HUNDRES
Rejease	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is excented and delivered to secure the payment of the sum of. Seventeen Hundred DOLLA Seventeen Hundred DOLLA Ways, And this instrument is excented and delivered to secure the payment of the sum of. DOLLA is a seventeen Hundred DULA Ways, and the said the contract note see building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Loss Association to the part. Loss of Building and Building the month of Building and

=

of K

th as

at

w ha fi hi p or m au au au

= s

۸

President.

Advised and the original and

il Ing

Attest:

312

4.4

	My Commission expir	res October 10 19)2 8	1.0. 0 00 00 000	N0
		RELEA			
The debt secured	by this mortgage has be	en paid in full, and the Registe	er of Deeds	s is authorized to release it of record.	
0 0	Stevenson	The	aure B.	nce Building and Lo Henge D. Gas	an Association. Th
		Secretary.	Dy		
(SEAL)	orp Leag)			Lawrence, Kansas, 11	30