## MORTGAGE RECORD 68

319 1940

7.50

Ler. No.

	FROM	STATE OF KANSAS, DO			
	Charles V. Bryan	August	A. D., 192 6., At	11 day of 3:15 P. M.	
	то	- San	t. Welling	in	
	Law. B. & L. Ass'n/	By Ruth Cure	lman.	Register of Deeds. Deputy,	
T	THIS INDENTURE, Made this tenth Charles V. Bryan and Maggie E. Bry	day of August	A.D. 192.6.,	Printed of Certain and States	
	of Douglas County, in the State of Kanaas, of the first part, and Kanasa, of the second part. WITNESSETH: That the said part_ <b>ies</b> _of the first p Three Thousand		Building and Los	an Association of Lawrence,	
	DOLLARS, the receipt of which is hereby acknowledged, doby these presents grant, bargain, sell and convey, unto said party of the second part, its successors and asigns, all of the following described real estate, situated in the County of Douglas, State of Kansas, to-wit:				
	Lot number one hundred	seventy (170) on Massachuset	tts street in th	ne city	
	of Lawrence, Kansas.				
5.00 5.00					
Contract of the second second					
6					
					4
	· · · · · · · · · · · · · · · · · · ·				
	TO HAVE AND TO HOLD THE SAME, Together with	s all and singular, the tenements, hereditan	ness and appurtenance	s thereunto belonging or ia	
	anywise appertaining, forever.			1	
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed a	and delivered to secure the payment of the due to said party of second part under the	e sum of	DOLLARS, of the contract note secured	
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrumcht is executed : Three Thousand with interest thereon, and such fines and charges as may become hereby, advanced by the said The Lawrence for the same 300 methods of the casif	and delivered to secure the payment of the due to said party of second part under the Build al stock of said Association, evidenced by	e sum of e terms and conditions ling and Loan Associati Certificate No. 106	DOLLARS, of the contract note secured on to the part <b>198</b> 0f the <b>15</b> , which said shares	
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed a <b>Three Thousand</b> with interest thereon, and such fines and charges as may become hereby, advanced by the said <b>The Lawrence</b> first part upon <b>30</b> shares of Class G of the capit have been assigned to said Association with all the future payme	and delivered to secure the payment of the due to said party of second part under the Build al stock of said Association, evidenced by nuts, earnings and dividends thereon, which	e sum of ing and Loan Associati Certificate No	DOLLARS, of the contract note secured on to the part <b>198</b> 0f the <b>15</b> , which said shares	
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrumcht is executed Three Thousand with interest thereon, and such fines and charges as may become hereby, advanced by the said The Lawrence fint part upon on share of Class G of the capit have been assigned to said Association with all the future payme part isocrec to pay menthly installments, making a total to Thirty sight and 10/100	and delivered to secure the payment of the due to said party of second part under the Build al stock of said Association, evidenced by ints, earnings and dividends thereon, which monthly payment of <b>3.38.10</b>	e terms and conditions ing and Loan Associati Certificate No. <b>106</b> h said interest and du payable as follows:	DOLLARS, of the contract note secured on to the part	
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrumcht is executed i Three Thousand with interest thereon, and such fines and charges as may become hereby, advanced by the said The Lawrence finit part upon 30	and delivered to secure the payment of the due to said party of second part under the Build al stock of said Association, evidenced by ints, carnings and dividends thereon, which monthly payment of \$36.10	e sum of. e terms and conditions ling and Loan Associati Certificate No. <b>106</b> h sidi interest and du ayable as follows: sefore the. <b>1ast</b>	DOLLARS, of the contract note secured on to the part <b>190</b> <i>f</i> the <b>15</b> , which said shares es on said shares, the first Dollars ( <b>5 38.10</b> ) day of each and every	
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrumcht is exceuted. Three Thousand with interest thereon, and such fines and charges as may become hereby, advanced by the said The Lawrence fint part upon 30	and delivered to secure the payment of the due to said party of second part under the Build al stock of said Association, evidenced by muts, earnings and dividends thereon, which monthly payment of <b>5.36.10</b>	e sum of terms and conditions ling and Loan Associati Certificate No. 100 h said interest and du ayable as follows: sefore the. <b>last</b> amount due it under st	DOLLARS, of the contract note secured on to the part <b>100</b> fithe <b>5</b> which said shares es on said shares, the first Dollars ( <b>\$ 38.10</b> ) day of each and every said contract note, in accord-	
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrumcht is exceuted i <b>Three Nousand</b> with interest thereon, and such fines and charges as may become hereby, advanced by the said The Lawrence fint part upon <u>30</u> shares of Class G of the capit have been assigned to said Association with all the future payme part <u>10 acree</u> to pay menthly installments, making a total i . Thirty sight and 10/100 on or before the <u>last</u> day of. <u>August</u> menth thereafter to and including the month of <u>August</u> Now, if said part <u>106</u> of the first part shill cause to b ance with the terms thereof, and comply with all the provisions a red effect and may be foreleased as in said contract hole to provide	and delivered to secure the payment of the due to said party of second part under the Build al stock of said Association, evidenced by 0 nots, carnings and dividends thereon, which monthly payment of \$ .368.10, 1 .192.6., and a like sum on or b t	e sum of. e terms and conditions ling and Loan Associati Certificate No. <b>106</b> h sidi interest and du apyable as follows: efore the. <b>1ast</b> amount due it under ss a these presents shall be	DOLLARS, of the contract note secured on to the part <b>100</b> f <b>the</b> <b>15</b> , which said shares es on said shares, the first Dollars ( <b>3 . 38.10</b> ) day of each and every aid contract note, in accord- void; otherwise in full force	
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrumcht is exceuted. Three Thousand with interest thereon, and such fines and charges as may become hereby, advanced by the said The Lawrence fint part upon. 30 share of Class G of the capit have been assigned to said Association with all the future payme part iscure. to pay monthly installments, making a total 1 Thirty eight and 10/100 on or before the last day of August month thereafter to and including the month of August Now, if said part 168 of the first part shill cause to b ane with the trus thereof, and comply with all the provisions i	and delivered to secure the payment of the due to asid party of second part under the Build al stock of said Association, evidenced by 0 nots, carnings and dividends thereon, which monthly payment of \$.38.10, 1 , 192.6., and a like sum on or b t	e sum of. e terms and conditions ling and Loan Associati Certificate No. <b>106</b> h sidi interest and du apyable as follows: efore the. <b>1ast</b> amount due it under ss a these presents shall be	DOLLARS, of the contract note secured on to the part <b>100</b> fithe <b>5</b> which said shares es on said shares, the first Dollars ( <b>\$ 38.10</b> ) day of each and every said contract note, in accord-	
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrumcht is exceuted i <b>Three Nousand</b> with interest thereon, and such fines and charges as may become hereby, advanced by the said The Lawrence fint part upon <u>30</u> shares of Class G of the capit have been assigned to said Association with all the future payme part <u>10 acree</u> to pay menthly installments, making a total i . Thirty sight and 10/100 on or before the <u>last</u> day of. <u>August</u> menth thereafter to and including the month of <u>August</u> Now, if said part <u>106</u> of the first part shill cause to b ance with the terms thereof, and comply with all the provisions a red effect and may be foreleased as in said contract hole to provide	and delivered to secure the payment of the due to said party of second part under the Build al stock of said Association, evidenced by ints, carnings and dividends thereon, which monthly payment of \$36.10, r , 102.6., and a like sum on or b t	e sum of terms and conditions in a decan Associating and Lana Associating and Lana Association (Certificato No. 1066 h said interest and du ayayable as follows: efore the last association (Last as a state of the s	DOLLARS, of the contract note secured on to the part <b>100</b> f <b>the</b> <b>15</b> , which said shares es on said shares, the first Dollars ( <b>3 . 38.10</b> ) day of each and every aid contract note, in accord- void; otherwise in full force	
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrumcht is exceuted . Three DAUWAYS, And this instrumcht is exceuted . Three DAUWAYS, And this instrumcht is exceuted . with interest thereon, and such fines and charges as may become hereby, advanced by the said TheArreence	and delivered to secure the payment of the due to said party of second part under the Build al stock of said Association, evidenced by ints, carnings and dividends thereon, which monthly payment of \$36.10, r , 102_6, and a like sum on or b t	e sum of terms and conditions ing and Lona Association Certificate No. 1066 h said interest and du anyable as follows: sefore the <b>last</b> amount due it under sis these presents shall be hand <b>g</b> , the day in os V. Bryan os E. Bryan	DOLLARS, of the contract note secured no to the part. <b>100</b> f the <b>15</b> which said shares es on said shares, the first Dollars ( <b>8</b> . <b>38</b> .10 ) day of each and every aid contract note, in accord- void; otherwise in full force and year first above written.	
	anywise appertaining, forever. PROVIDED AUX/NS, And this instrumcht is executed Three Thousand with interest thereon, and such fines and charges as may become hereby, advanced by the said The Lawrenco first part upon 30	and delivered to secure the payment of the due to said party of second part under the Build al stock of said Association, evidenced by ints, carnings and dividends thereon, which monthly payment of \$36.10 	e sum of terms and conditions ing and Lona Association Certificato No. 1066 h sidi interest and du anyable as follows: sefore the last amount due it under su these presents shall be hands the day os V. Bryan o E. Bryan ugust id came Cha	DOLLARS, of the contract note secured not to the part <b>100</b> f the <b>15</b>	
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrumcht is exceuted Three Thousand with interest thereon, and such fines and charges as may become hereby, advanced by the said The Lawrence fint part upon 30	and delivered to secure the payment of the due to said party of second part under the Build al stock of said Association, evidenced by 6 not, carnings and dividends thereon, whild monthly payment of \$ .38.10	e sun of terms and conditions ing and Lana Associati Certificato No. 106 h sial interest and du ayable as follows: efore the last amount due it under ss amount due it under ss is these presents shall be hands, the day os V. Bryan os E. Bryan ugust chaid, came. Cha personally known to m	DOLLARS, of the contract note secured on to the part <b>100</b> f the <b>15</b> , which said shares es on said shares, the first Dollars ( <b>5 36 10</b> ) day of each and every aid contract note, in accord- void; otherwise in full force and year first above written.         	
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrumcht is exceuted . Three DAUWAYS, And this instrumcht is exceuted . Three DAUWAYS, And this instrumcht is exceuted . with interest thereon, and such fines and charges as may become hereby, advanced by the said The LAWTENEO fint part upon 300 sharts of Class G of the capit have been assigned to said Association with all the future payme part 100 sharts of Class G of the capit have been assigned to said Association with all the future payme part 100 sharts of Class G of the capit have been assigned to said Association with all the future payme part 100 sharts of Class G of the capit month thereafter to and including the month of August month the terms thereof, and comply with all the provisions shart effect, and may be foreelosed as in said contract hote provid IN WITNESS WHEREOF. The said part is of the STATE OF KANSAS, COUNTY OF DOUGAS, ]**. The it remembered, that on the undersigned, a NOTARY PUBL and Maggite S : shryan his who executed the within instrument IN WITENEON WHEREOF.	and delivered to secure the payment of the due to said party of second part under the Build al stock of said Association, evidenced by 6 not, carnings and dividends thereon, whild monthly payment of \$ .38.10	e sun of terms and conditions ing and Lana Associati Certificato No. 106 h sial interest and du ayable as follows: efore the last amount due it under ss amount due it under ss is these presents shall be hands, the day os V. Bryan os E. Bryan ugust chaid, came. Cha personally known to m	DOLLARS, of the contract note secured on to the part <b>100</b> f the <b>15</b> , which said shares es on said shares, the first Dollars ( <b>5 36 10</b> ) day of each and every aid contract note, in accord- void; otherwise in full force and year first above written.         	
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrumcht is exceuted Three Thousand with interest thereon, and such fines and charges as may become hereby, advanced by the said The Lawrence fint part upon 30	and delivered to secure the payment of the due to said party of second part under the Build al stock of said Association, evidenced by i nots, carnings and dividends thereon, which monthly payment of \$38.10	e sun of terms and conditions ing and Loan Associati Certificato No. 106 h sidi interest and du ayable as follows: efore the last amount due it under ss in these presents shall be hands, the day os V, Bryan os E, Bryan ugust Cha beronally known to m ded the execution of d I seal the day and year	DOLLARS, of the contract note secured on to the part <b>100</b> f the <b>15</b> , which said shares es on said shares, the first Dollars ( <b>5 36 10</b> ) day of each and every aid contract note, in accord- void; otherwise in full force and year first above written.         	
	anysics appertaining, forever. PROVIDED ALWAYS, And this instrumcht is exceeded Three DAUWAYS, And this instrumcht is exceeded with interest thereon, and such fines and charges as may become hereby, advanced by the said The Lawrence first part upon _30	and delivered to secure the payment of the due to said party of second part under the Build al stock of said Association, evidenced by 6 nots, carnings and dividends thereon, which monthly payment of \$ 38.10 	e sun of terms and conditions ing and Loan Associati Certificato No. 106 h sidi interest and du ayabib as follows: efore the last amount due it under s: amount due it under s: hand s. the day .es. V. Bryan b E. Bryan ugust aid, cameCha personally known to in dy de the execution of d dy de the execution of d seat the day and year nson	DOLLARS, of the contract note secured is to the part <b>100</b> ( <b>100 (<b>100</b> (<b>100</b> (<b>100 (<b>100 (<b>100 (<b>100</b> (<b>100 (<b>10</b> (<b>100 (<b>10</b> (<b>10) (<b>10</b> (<b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b>	
	anywise appertaining, forever. PROVIDED AUXAYS, And this instrumcht is exceuted Three Thousand with interest thereon, and such fines and charges as may become hereby, advanced by the said The <u>LAWTENCO</u> first part upon <u>30</u> — share of Class G of the capit have been assigned to said Association with all the future payme part <u>1600</u> — share of Class G of the capit have been assigned to said Association with all the future payme part <u>1600</u> — share of Class G of the capit have been assigned to said Association with all the future payme part <u>1600</u> — share of Class G of the capit have been assigned to said Association with all the future payme and thereafter to and including the month of <u>August</u> Now, if said part <u>160</u> — of the first part shall cause to b and effect, and may be foreclosed as in said contract to the provide IN WITNESS WHEREOF, The said part <u>160</u> of the STATE OF KANSAS, Cotxrr or Doucask, <sup>154</sup> the undersigned, a NOTARY FURL and <u>Maggie B. Siryan his</u> who excented the within interument IN TESTINONY WHEREOF, My Commission expires <u>Oct</u> .	and delivered to secure the payment of the due to said party of second part under the Baid al stock of said Association, evidenced by 0 ints, carnings and dividends thereon, which monthly payment of \$.380.10 , 1 .192.6., and a like sum on or b t.192.6., and a like sum on or b t.192.6., and a like sum on or b t.192.6., and a like sum on or b t.192.6. and arcements in said note contained, then ted. first part ha. <b>ye</b> hereunto set. <b>their</b> Charl Maggi this <b>tenth</b> day of A IG in and for the County and State afores <b>wife</b> who. <b>are</b> of writing, and such persons duly acknowle 1 have hereunto set my hand and Notaria 18 <u>192.8 I.C. Stove</u> and the Register of Deeds is authorized to	e sum of terms and conditions ing and Lona Associati Certificato No. 106 h sidi interest and du anyable as follows: efore the last amount due it under si amount due it under si these presents shall be hands. the day day the day the S. Bryan ugust ugust ing, came. Cha personally known to m dged the execution of ti real the day and year ns on	DOLLARS, of the contract note secured on to the part	ino Kajaton vas written in traoriginal dar tassa i
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrumcht is executed in Three DAUWAYS, And this instrumcht is executed in Three DAUWAYS, And this instrumcht is executed in three thereon, and such fines and charges as may become hereby, advanced by the said The Lawrence fint part upon. 30 much share of Class G of the capit have been assigned to said Ascociation with all the future payme part forever, to pay menthly installments, making a total in Thirty eight and 10/100 on or before the last day of. August moth thereafter to and including the month of August Now, if said part los_ of the first part all clause to b and effect, and may be forelosed as in said contract noie provid IN WITNESS WHEREOF. The said part loss of the sub effect or butcass, for the undersigned, a NOTARY FULL and Maggie B. Siryan his who executed the within instrument IN TEETIMONY WHEREOF, My Commission expires. Oct.	and delivered to secure the payment of the due to said party of second part under the Baid al stock of said Association, evidenced by 0 ints, carnings and dividends thereon, which monthly payment of \$.380.10 , 1 .192.6., and a like sum on or b t.192.6., and a like sum on or b t.192.6., and a like sum on or b t.192.6., and a like sum on or b t.192.6. and arcements in said note contained, then ted. first part ha. <b>ye</b> hereunto set. <b>their</b> Charl Maggi this <b>tenth</b> day of A IG in and for the County and State afores <b>wife</b> who. <b>are</b> of writing, and such persons duly acknowle 1 have hereunto set my hand and Notaria 18 <u>192.8 I.C. Stove</u> and the Register of Deeds is authorized to	e sum of terms and conditions ing and Lona Associati Certificato No. 106 h sidi interest and du anyable as follows: efore the last amount due it under si amount due it under si these presents shall be hands. the day day the day the S. Bryan ugust ugust ing, came. Cha personally known to m dged the execution of ti real the day and year ns on	DOLLARS, of the contract note secured on to the part	ino Nataon vas writien in theoreman entered http:2
	anywise appertaining, forever. PROVIDED AUXAYS, And this instrumcht is exceuted Three Thousand with interest thereon, and such fines and charges as may become hereby, advanced by the said The <u>LAWTENCO</u> first part upon <u>30</u> — share of Class G of the capit have been assigned to said Association with all the future payme part <u>1600</u> — share of Class G of the capit have been assigned to said Association with all the future payme part <u>1600</u> — share of Class G of the capit have been assigned to said Association with all the future payme part <u>1600</u> — share of Class G of the capit have been assigned to said Association with all the future payme and thereafter to and including the month of <u>August</u> Now, if said part <u>160</u> — of the first part shall cause to b and effect, and may be foreclosed as in said contract to the provide IN WITNESS WHEREOF, The said part <u>160</u> of the STATE OF KANSAS, Cotxrr or Doucask, <sup>154</sup> the undersigned, a NOTARY FURL and <u>Maggie B. Siryan his</u> who excented the within interument IN TESTINONY WHEREOF, My Commission expires <u>Oct</u> .	and delivered to secure the payment of the due to said party of second part under the Baid al stock of said Association, evidenced by 0 ints, carnings and dividends thereon, which monthly payment of \$.380.10 , 1 .192.6., and a like sum on or b t.192.6., and a like sum on or b t.192.6., and a like sum on or b t.192.6., and a like sum on or b t.192.6. and arcements in said note contained, then ted. first part ha. <b>ye</b> hereunto set. <b>their</b> Charl Maggi this <b>tenth</b> day of A IG in and for the County and State afores <b>wife</b> who. <b>are</b> of writing, and such persons duly acknowle 1 have hereunto set my hand and Notaria 18 <u>192.8 I.C. Stove</u> and the Register of Deeds is authorized to	e sum of terms and conditions ing and Lona Associati Certificato No. 106 h sidi interest and du anyable as follows: efore the last amount due it under si amount due it under si these presents shall be hands. the day day the day the S. Bryan ugust ugust ing, came. Cha personally known to m dged the execution of ti real the day and year ns on	DOLLARS, of the contract note secured is to the part <b>100</b> ( <b>100 (<b>100</b> (<b>100</b> (<b>100 (<b>100 (<b>100 (<b>100</b> (<b>100 (<b>10</b> (<b>100 (<b>10</b> (<b>10) (<b>10</b> (<b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b></b>	ino Kajaton vas written in traoriginal dar tassa i