AREAS CONTRACT	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 14.	TITT
	Charlie S. Puckett	This instrument was filed for record on the 5	4
	Charite 5. Fuckett	Dot. A.D., 162_6, A: 3:05 P. M. Da & Wellman	
	Law. B. & L. Ass'n.	Da 6 Wellman Register of Deeds.	- 11
		By	
Γ	THIS INDENTURE, Made this first Charlie S. Fuckett and Alvena Pu		
	of Douglas County, in the State of Kansas, of the first part, a Kansas, of the second part. WITNESSETH: That the said part. ies of the first	and Loan Association of Lawrence	-
	Soven Hundred fifty 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 assigns, all of the following described real estate, situated in the County of Douglas, State of Kansa, to-wit:		5, 4
	The north twenty five (25) of Babcock's Enlarged Addi) feet of lot number fourteen (14) in block number sixteen (16, ition an addition to the city of Lawrence, Kansas.)
1000			
-			
		ith all and singular, the tenements, bereditaments and appurtenances thereunto belonging or is	1
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is execute	d and delivered to secure the payment of the sum of	:
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is execute Soven Hundrod fifty with interest thereon, and such fines and charges as may become	d and delivered to secure the payment of the sum of. DOLLARS ne due to said party of second part under the terms and conditions of the contract note secures	1
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is excent Soven Hundrod fifty with interest thereon, and such fines and charges as may becom- hereby, advanced by the said The <u>Lawrence</u> feat new on 7 Å	d and delivered to secure the payment of the sum of. DOLLARS me due to said party of second part under the terms and conditions of the contract note secure Building and Loan Association to the part_ies_of the viral stock of said Association, evidenced by Certificate No. 1092 , which said share	, , , , , , , , , , , , , , , , , , ,
•	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is execute Seven Hundred fifty. with interest thereon, and such fines and charges as may becom- hereby, advanced by the said The Lawrence first part upon 72 monotone the American with a Ube future no- home here assumed to said American with a Ube future no-	d and ddivered to secure the payment of the sum of	, , , , , , , , , , , , , , , , , , ,
	anywise appertinium, forever. PROVIDED ALWAYS, And this instrument is execute Seven Hundrod fifty . with interset thereon, and such fines and charges as may been hereby, advanced by the said The Lawronce first part upon $7\frac{1}{2}$. shares of Class G of the on have been assigned to said Association with all the forum py part los agreeto pay monthly installments, making a tota Fifteen and 55/100	d and ddivered to secure the payment of the sum of. DOLLARS me due to said party of second part under the terms and conditions of the contract note secure. Building and Loan Association to the part_ies of the pital stock of said Association, evidenced by Certificate No. 1092 , while said share 	- - - - - - - - - - - - - - - - - - -
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is excent Soven Hundrod fifty with interest thereon, and such fines and charges as may becom- hereby, advanced by the said The <u>Lawrence</u> fint part upon <u>72</u> shares of Chas G of the ex- hare been assigned to said Association with all the future pay- part 16s arec. to pay monthly installments, making a tot Fifteon and 53/100 on or before the 18st day of Cotoler month thereafter to and including the month of Septen	d and ddivered to secure the payment of the sum of. DOLLARS me due to said party of second part under the terms and conditions of the contract note secure. Building and Loan Association to the part_ies_of the piral stock of said Association, evidenced by Certificate No. 1092 , which said sharesnut, carnings and dividends thereen, which said interest and dues on said shares, the firs I monthly payment of \$15_553	- - - - - - - - - -
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is excent Seven Hundrod fifty with interest thereon, and such fines and charges as may becom- hereby, advanced by the said The <u>Lawrence</u> first port upon 72	d and ddivered to secure the payment of the sum of. DOLLARS me due to said party of second part under the terms and conditions of the contract note secure. Building and Loan Association to the part_ies_of the piral stock of said Association, evidenced by Certificate No. 1092 which said shares nts, camings and dividends thereen, which said interest and dues on said shares, the first it monthly payment of \$_15,653	- - - - - - - - - -
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is excent Soven Hundrod fifty with interest thereon, and such fines and charges as may becom- hereby, advanced by the said The <u>Lawrence</u> fint part upon <u>72</u> shares of Chas G of the ex- hare been assigned to said Association with all the future pay- part 16s arec. to pay monthly installments, making a tot Fifteon and 53/100 on or before the 18st day of Cotoler month thereafter to and including the month of Septen	d and ddivered to secure the payment of the sum of	- - - - - - - - - - - - - - - - - - -
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is execute Seven Hundrod fifty with interest thereon, and such fines and charge as may been hereby, advanced by the said The Lawronce first part upon 7 ² / ₂ shares of Class G of the en- have been assigned to said Association with all the forum p-y- part 10s agreeto pay nonthly installments, making a tota Fifteen and 55/100 en or before the Last day of Octoler month thereafter to and including the month of Septem Now, if said part 10s of the first part shall cause to and effort and earth for exceeded as in said control there of the provision and effort and parts decounded as in said control those two	d and ddivered to secure the payment of the sum of	- - - - - - - - - - - - - - - - - - -
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is execute Seven Hundrod fifty with interest thereon, and such fines and charge as may been hereby, advanced by the said The Lawronce first part upon 7 ² / ₂ shares of Class G of the en- have been assigned to said Association with all the forum p-y- part 10s agreeto pay nonthly installments, making a tota Fifteen and 55/100 en or before the Last day of Octoler month thereafter to and including the month of Septem Now, if said part 10s of the first part shall cause to and effort and earth for exceeded as in said control there of the provision and effort and parts decounded as in said control those two	d and ddivered to secure the payment of the sum of	- - - - - - - - - - - - - - - - - - -
	anywise appertiniting, forever. PROVIDED ALWAYS, And this instrument is execute Seven Hundrod fifty . with interest thereon, and such fines and charges as may been hereby, advanced by the said The Largence first part upon 72 shares of Chas G of the on have been assigned to said Association with all the future p.y- part 16s agreeto pay monthly installments, making a tota Fifteen and 53/100 on or before the last day of Cetoler month thereafter to and including the month of Septeen Now, if said part 16s of the first part shall cause to and effect, and may be forevolved as in said contract note pro- IN WITNESS WHEREOF, The said part 10s of the STATE OF KANSAS	d and ddivered to secure the payment of the sum of	
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is excent Seven Hundrod fifty with interest thereon, and such fines and charges as may been hereby, advanced by the said The Larrence first part upon 72 markers of Class G of the en- hare been assigned to said Association with all the foture p.sp partices agree to pay nearbhy installments, making a tot Fifteen and 55/L00 em or before the 18st day of. Cotoler - month thereafter to and including the month of Septen Now, if said part, 108 of the first part shall cause ince with the terms thereof, and comply with all the provision and effect, and may be foreclosed as in said contract note pro- IN WITNESS WHEREOF, The said part 108 of the STATE OF KANSAS, Country or Doutenas, ass Be it remembered, that on the undersigned, a NOTARY PUL	d and ddivered to secure the payment of the sum of	
	Anywise appertninum, forever. PROVIDED ALWAYS, And this instrument is execute Seven Hundrod fifty. with interest thereon, and such fines and charges as may been hereby, advanced by the said The Lawronce first part upon 72 — shares of Class G of the on have been assigned to said Association with all the forum p.s- part los appendent to said Association with all the forum p.s- part los appendent to said Association with all the forum p.s- part los appendent to said Association with all the forum p.s- part los appendent to a find and the month of Septem month thereafter to and including the month of Septem Now, if said part los _ of the first part shall cause to and edite, and may be forevolved as in said contract note pro- IN WITNESS WHEREOF. The said part los _ of the STATE OF KANSAS COUNTY of DUTARS. Mark _ Be it remembered, that of the undersigned, a NOTARY PUL and Alyrong Puckett-há	d and ddivered to secure the payment of the sum of	This Raleases was written on the original Mortgege
	Anywise appertninung, forever. PROVIDED ALWAYS, And this instrument is excente Seven Hundrod fifty with interest thereon, and such fines and charge as may been hereby, advanced by the said The Barronce there been assigned to said Association with all the forume p-sp parties agree to pay nonthly installments, making a tota Fifteen and 55/100 on or before the Barronce that the terms thereof, and comply with all the provision and the terms thereof, and comply with all the provision and effect, and may be foreclosed as in said contract note pro IN WITNESS WHEREOF, The said part Les of the STATE OF KANSAS COUNTY OF DOUGAS, STATE OF KANSAS COUNTY OF DOUGAS, STATE OF KANSAS COUNTY OF DOUGAS, Mark Re it remembered, that of the undersigned, a NOTABY PUT 	d and ddivered to secure the payment of the sum of	This Ralease was written on the original Morigage enterd
	Anywise appertninung, forever. PROVIDED ALWAYS, And this instrument is excente Seven Hundrod fifty with interest thereon, and such fines and charge as may been hereby, advanced by the said The Barronce there been assigned to said Association with all the forume p-sp parties agree to pay nonthly installments, making a tota Fifteen and 55/100 on or before the Barronce that the terms thereof, and comply with all the provision and the terms thereof, and comply with all the provision and effect, and may be foreclosed as in said contract note pro IN WITNESS WHEREOF, The said part Les of the STATE OF KANSAS COUNTY OF DOUGAS, STATE OF KANSAS COUNTY OF DOUGAS, STATE OF KANSAS COUNTY OF DOUGAS, Mark Re it remembered, that of the undersigned, a NOTABY PUT 	d and ddivered to secure the payment of the sum of	This Palease was written on the prime Morigage entered the Line day
	Anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is execute Seven Hundrod fifty. with interest thereon, and such fines and charge as may been hereby, advanced by the said The Lawronce first pert upon 72 shares of Class G of the cu have been asigned to said Association with all the forum p-sy- part ios agree to pay nonthly installments, making a tota Fifteen and 55/100 on or before the last day of Octoler mont thereafter to and including the month of Septen to may if said part loss of the first part shall cause new with the terms thereof, and compty with all the provision and effect, and may be foredeed as in said contract note pro- IN WITNESS WHEREOF, The said part ios of the state of the undersigned, a NOTARY PULL and Alrona Puckett hi who executed the within instrument IS IN TESTIMONY WHERE My Commission expires Oct The debt secured by this mortgage has been paid in fit	d and ddivered to secure the payment of the sum of	This Ralance was written on the original Morigage entered that 12 and ap of 121 cm.
	Anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is execute Seven Hundrod fifty. with interest thereon, and such fines and charge as may been hereby, advanced by the said The Lawronce first pert upon 72 shares of Class G of the cu have been asigned to said Association with all the forum p-sy- part ios agree to pay nonthly installments, making a tota Fifteen and 55/100 on or before the last day of Octoler mont thereafter to and including the month of Septen to may if said part loss of the first part shall cause new with the terms thereof, and compty with all the provision and effect, and may be foredeed as in said contract note pro- IN WITNESS WHEREOF, The said part ios of the state of the undersigned, a NOTARY PULL and Alrona Puckett hi who executed the within instrument IS IN TESTIMONY WHERE My Commission expires Oct The debt secured by this mortgage has been paid in fit	d and ddivered to secure the payment of the sum of	This Palease was written on the prime Morigage entered the Line day

359

A STREET