of Ki

th as

ar

w he fi hi P or m at at

= 5. (

٨

312

382

i ili i

1.1.1	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 14.
2204		This instrument was filed for record on thed
V	Leslie Davison TO	Dec. A. D. 1926 At 1130 P. M.
	Douglas Co. B. & L. Ass'n.	Register of Deee By
	THIS INDENTURE, Made this. 23rd day of Lesib Davison and his wife, Beatri	November A.D. 192. 6, between
	of Douglas County, in the State of Kansas, of the first part, and The Kansas, of the second part.	and the second
	WITNESSETH: That the said part. 105 of the first part, in Two Hundred and no /100	DOLLA
	the receipt of which is hereby acknowledged, doby these present assigns, all of the following described real estate, situated in the County	ts grant, bargain, sell and convey, unto said party of the second part, its successors r of Douglas, State of Kansas, to-wit:
	Begin at a pain	t nine (9) rods west of the center of the
	Northwest Quarter of the Southwest Quarter of Fractional Section Twenty Nine (29) Township Twelre (12) Range Twenty (20) thence West 131 feet and (6) inches for a place of beginning thence West fifty (50) feet, thence North One Hundred Two (102) feet to the place of beginning.	
	TO HAVE AND TO HOLD THE SAME, Together with all and anywise appertaining, forever.	singular, the tenements, hereditaments and appurtenances thereunto belonging or
	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and deliv	vered to secure the payment of the sum of
	anywise appertaining, forcer. PROVIDED ALWAYS, And this instrument is executed and delir Two Hundred end no/100 with interest thereon, and such fines and charges as may become due to hereby, advanced by the said The. Douglas first part upon. 2	vered to secure the payment of the sum of
	anywise appertaining, forcer. PROVIDED ALWAYS, And this instrument is executed and delit Two Hundred and no/100 with interest thereon, and such fines and charges as may become due to a hereby, advanced by the said fines and charges as may become due to a hereby, advanced by the said fines and charges as may become due to hereby, advanced by the said fines of Class G of the capital stock have been assigned to said Association with all the future payments, car parters are and 54/100 on or before the <u>23rd</u> day of Novembor 1926 month thereafter to and including the month of <u>October</u> 1936 Now, it said part 102. of the first part shall cause to be paid to	vered to secure the payment of the sum of
	anywe appertaining, forcer. PROVIDED ALWAYS, And this instrument is executed and delin Two Hundred end no/100 with interest thereon, and such fines and charges as may become due to hereby, advanced by the said The Douglas first part upon 2 shares of Class G of the expital stock have been assigned to said Association with all the future payments, can pardom.arceto pay nonthly installments, making a total monthly Two and 54/100 en or before the 237d day of. Novembor 1926 Now, if said part 10s of the first part shall cause to be paid to ance with the terms thereof, and comply with all the provision and agree and effect, and may be foreclosed as in said contrast note provided.	vered to secure the payment of the sum of
	anywise appertaining, forcer. PROVIDED ALWAYS, And this instrument is executed and delir Two Hundred and no/100 with interest thereon, and such fines and charges as may become due to a hereby, advanced by the said The Douglas first part upon 2 — shares of Class G of the capital stock have been assigned to said Association with all the future payments, car part 406 . agreeto pay nonthly installments, making a total monthly Two and 54/100 on or before the 23rd day of. Novembor 1926 month thereafter to and including the month of October 1936 Now, if said part 10s of the first part shall cause to be paid to ance with the terms thereof, and comply with all the provisions and agree	vered to secure the payment of the sum of
	anywe appertaining, forcer. PROVIDED ALWAYS, And this instrument is executed and delin Two Hundred end no/100 with interest thereon, and such fines and charges as may become due to hereby, advanced by the said The Douglas first part upon 2 shares of Class G of the expital stock have been assigned to said Association with all the future payments, can pardom.arceto pay nonthly installments, making a total monthly Two and 54/100 en or before the 237d day of. Novembor 1926 Now, if said part 10s of the first part shall cause to be paid to ance with the terms thereof, and comply with all the provision and agree and effect, and may be foreclosed as in said contrast note provided.	vered to secure the payment of the sum of
	anywie appertaining, forcer. PROVIDED ALWAYS, And this instrument is excented and delin Two Hundred end no/100 with interest thereon, and such fines and charges as may become due to a brezhy, advanced by the said The	vered to secure the payment of the sum of
Pinas -	anywise appertaining, forcer. PROVIDED ALWAYS, And this instrument is executed and delit Two Hundred end no/100 with interest thereon, and such fines and charges as may become due to a hereby, advanced by the said The	DOLLAI Build party of second part under the terms and conditions of the contract note seen Building and Loan Association to the part 102_0 of of said Association, evidenced by Certificate No. 3350 , which said sha innes and dividends thereon, which said interest and dues on said shares, the fi payment of \$ 2.54 , payable as follows:
leinass frition original gee	anywise appertaining, forcer. PROVIDED ALWAYS, And this instrument is executed and deling Two Hundred end no/100 with interest thereon, and such fines and charges as may become due to a first part upon 2. Asheres of Class G of the expital stock have been assigned to said Association with all the future payments, car pardom.arceto pay tonohly installments, making a total monthly Two and 54/100 on or before the 23rd day of. Novembor 1926 month thereafter to and including the month of Octobor 1936 Now, if said part 10s of the first part shall cause to be paid to ance with the terms thereof, and comply with all the provisions and agree and effect, and may be foreclosed as in said contrast note provisided. IN WITNESS WHEREOF, The said part 10s of the first part STATE OF KANSAS; COUSY of DATASAS; COUSY of DATASAS; COUSY of DATASAS; L.S. My Commission expires. ¹⁰ ocembor 1 My Commission expires. ¹⁰ ocembor 2	vered to secure the payment of the sum of
ritten original gage entered day	anywise appertaining, forcer. PROVIDED ALWAYS, And this instrument is executed and deling two Hundred end no/100 with interest thereon, and such fines and charges as may become due to a first part upon	vered to secure the payment of the sum of
ritten original jage	anywise appertaining, forcer. PROVIDED ALWAYS, And this instrument is executed and deling two Hundred end no/100 with interest thereon, and such fines and charges as may become due to a first part upon	vered to secure the payment of the sum of