	FROM STATE OF KANSAS DOUGLAS COUNTY	
-day of M.	FROM STATE OF KANSAS, DOUGLAS COUNTY, se. Mm Schott This instrument was filed for record on the 28 day of Doco A.D. 192. 6., At 3:00 P. M. Jaw, B. & L. Ass'n Law, B. & L. Ass'n Register of Deeds.	
Deeds.	Law, B. & L. Ass'n Register of Deeds.	
	THIS INDENTURE, Made this twenty third day of December A.D. 1926, between	
wrence,	of Douglas County, in the State of Kansas, of the first part, and The. Lewrence Kansas, of the second part. WITNESSETH: That the said part. y of the first part, in consideration of the sum of	
LLARS, ors and	Sir Hundred DOLLARS, the receipt of which is hereby acknowledged, dogs_by these presents grant, bargain, sell and convey, unto said party of the second part, its successors and assign, all of the following described real estate, situated in the County of Douglas, State of Kansa, to-wit:	
	Lot twenty nine (29) thirty (30) thirty one (31) thirty two (32) thirty three (33) thirty four (34) thirty five (35) and thirty six (36) in Block thirteen (13) in	
	the city of Lecompton, Kansas.	
g or ia	TO HAVE AND TO HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging or ia anywise appertaining, forever.	
LARS,	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of. Six Hundred With interest thereon, and such fines and charges as may become due to asid party of second part under the terms and conditions of the contract note secured	
LARS, secured bof the shares he first	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Six Hundred DULLARS, with interest thereon, and such fines and charges as may become due to asid party of second part under the terms and conditions of the contract note secured hereby, advanced by the said The Lawrence Building and Lon Association the part_y of the first part upon	
LARS, secured of the shares	anysise appertaining, forever. PROVIDED AUWAYS, And this instrument is executed and delivered to secure the payment of the sum of. Six Hundred with interest thereon, and such fines and charger as may become due to said party of second part under the terms and conditions of the contract note secured hereby, advanced by the said The. Lawrence Lawrence finst part uponsix hares of Class G of the capital stock of said Association, evidenced by Certificate No. 1124, which said shares have been assigned to said Association with all the future payments, carnings and dividende thereon, which said interest and does on said shares, the first part jree.s to pay monthly installanests, making a total monthly payment of \$2.362, payable as follows: Seven and 62/100 cn or before the last day of January 192, and a like sum on or before the last day of each and every month thereafter to and including the month of December 10.37. Nor if when the first part and the first part the use to be used to the used to the part the amount due it under said contract note, in accord-	
JLARS, secured to f the i shares the first i d every	anysise appertaining, forever. PROVIDED AUWAYS, And this instrument is executed and delivered to secure the payment of the sum of. Six Hundrod DOLLARS, 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 secured hereby, advanced by the said The. Lawrence finst part upon. six	
LARS, secured Lof the shares he first i) d every accord- II force	anysise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of. <u>S1X Hundred</u> 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 secured hereby, advanced by the said The. <u>LAWFENCE</u> Building and Lon Association to the part. <u>J</u> of the first part and the second part the second part these payments of the said shares, the first part jees grow multiply installing and, multiply and the second part the second part the said shares and exploring the said the second part the said shares the first part jees grow multiply installing and sociation with all the future payments, carnings and dividends thereon, which said interest and does on said shares, the first part jees grow multiply installing and to all monthly payment of <u>S2662</u> , payble as follows: <u>Seven and 62/100</u> In or before the <u>last</u> day of <u>January</u> 192 <u>7</u> , and a like sum on or before the <u>last</u> day of each and every month thereafter to and including the month of <u>Decomber</u> 19.37. Now, if said part, <u>y</u> 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 accord- ane with the terms thereof, and comply with all the provisions and agreements in said note contained, then these presents shall be void; otherwise in full force and effect, and may be forcelosed as in said contract note provided. IN WITNENSS WHEREOF. The said part <u>y</u> of the first part has <u>b</u> hereunto set. <u>his</u> hand the day and year first above written.	
LARS, secured of the shares he first i	arysise appertaining, forever. PROVIDED AUWAYS, And this instrument is executed and delivered to secure the payment of the sum of. <u>STATE OF KANSAS</u> , Defense of the fort public of the first part hall the provisions and agreements in said note secure the secure and the secure and the secure and the first part has been executed and delivered to secure the payment of the sum of. <u>STATE OF KANSAS</u> , Defense of the its remembered, that on this twenty third day of December . A.D. 192. 6, before me, the undersigned, a NOTARY PUBLIC in and for the first part of day of December . No to be the same person	
LARS, secured of the shares he first i t every accord- il force written.	arysise appertaining, forever. PROVIDED AUWAYS, And this instrument is excented and delivered to secure the payment of the sum of. <u>SATE OF KANSAS</u> , Corver or Dougan, Set. Delivered, and may be foreelosed as in asid contract note provided. Not EXTRE OF KANSAS, Corver or Dougan, Set. Delivered, an OVARY PUBLIC in and for the County and Sate affected, came, The Schott a single man, who, <u>10</u>	
LARS, secured of the shares he first i	aysise appertaining, forever. PROVIDED AUWAYS, And this instrument is executed and delivered to secure the payment of the sum of. DOLLARS, with interest thereon, and such fares and charger as may become due to asid party of second part model the terms and conditions to the part,	
LARS, secured of the shares he first d every accord- II force written.	arysise appetialining, forever. PMOTIDED AUWAYS, Bott this instrument is exceuted and delivered to secure the payment of the sum of. DOLARS, with interest thereon, and such fires and charger as may become due to said party of second part there terms and conditions of the part	
LARS, secured of the shares he first d every accord- II force written.	agsise appetialing, forever. PROVIDED AUWAYS, And this instrument is executed and delivered to secure the payment of the sum of. DOLLARS, with interest thereon, and such fines and charge as may become due to asid party of second part model the terms and conditions to the part,	

..