## MORTGAGE RECORD 68

Reg. No. 2561 Fee Paid 5.50

The second second second	FROM STATE OF KANSAS, DOUGLAS COUNTY, sa.
of -	This instrument we class to the same and the
	Apr. A.D. 192 7 At 2:25 P. M
	TO ZANEWILLIAM
	Law. B. & L. Ass'n.  Register of Deeds.
	ByDeputy.
	THIS INDENTURE, Made this thirtieth day of March Glen 7. Michael and nelen Michael his wife A.D. 192. 7, between
	d Douglas County, in the State of Kansas, of the first part, and The Laurence Building and Loan Association of Loan
e,	Kapens, of the second part.
s.	WITNESSETH: That the said part 105 of the first part, in consideration of the sum of.  Twenty two nundred
s, id	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 catate, situated in the County of Douglas, State of Kansas, to-wit:
	Beginning at a point one hundred twenty five (125) feet west of the southeast corner of lot
	nine (9) in block three (3) in that part of the city of Lawrence, known as south Lawrence,
	thence north seventy five (75) feet thence west one hundred twenty five (125) feet thence sout
	seventy five (75) feet thence east one hundred twenty five (125) feet to place of beginning
	all in the city of Lawrence.
	[12] [2] 사용하다 10 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
·ia	TO HAVE AND TO HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging or ia
· ia	anywise appertaining, forever,
	anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.
 RS,	anywise appertaining, forever, PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred DOLLARS,
RS,	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty: two mundred  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 secure there is the said The Lawrence  Building and Loan Association to the part. 168.0f the
RS, red	anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two mundred  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  Lawrence with a such association to the part least of the hereby, advanced by the said The Lawrence with a said Association, evidenced by Certificate No. 1180 which said shares
RS, red the ares	anywise appertaining, forever, PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty_two nundred  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  Lawrence  first part upon 22 shares of Class Go the capital stock of said Association, evidenced by Certificate No. 1180 which said shares that upon 22 shares of Class Go the capital stock of said Association, which said interest and dues on said shares, the first
RS, red	anywise appertaining, forever, PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty_two_nundred  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 bareby, advanced by the said The Lawrence  Building and Loan Association to the part_1es. of the first part upon 22
RS, red the ares	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  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 bereby, advanced by the said The  Lawrence  Building and Lan Association to the part. 1es. of the first part upon 22  shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1180  which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 1esagere.  to pay monthly installments, making a total monthly payment of \$ 27.94  Twenty seven and 94/100  Dollar (\$ 27.94
RS, red the ares	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  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 kereby, advanced by the said The Lawrence  Building and Loan Association to the part les, of the first part upon 22 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1180 which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said sharrs, the first part lesagree to pay monthly installments, making a total monthly payment of \$ 27.94 payable as follows:  Twenty seven and \$4/100 Dollars (\$ 27.94 day of each and every day o
RRS, gred the ares first , , , , , , , , , , , , , , , , , , ,	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  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 bereby, advanced by the said The  Lawrence  Building and Loan Association to the part. 1eg. of the first part upon 22 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1180 which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 1esagere. to pay monthly installments, making a total monthly payment of \$ 27.94 payable as follows:  Twenty seven and 94/100 Dollars (\$ 27.94 )  Twenty seven and 94/100 Dollars (\$ 27.94 )  Locab day of April 19. 7. and a like sum on or before the 18st day of each and every 19. 57
RRS, rred the ares first ,	anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  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 lareby, advanced by the said The Lawrence  Building and Loan Association to the part less of the first part upon 22 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1180 which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part lessagree to pay monthly installments, making a total monthly payment of \$ 27.84 payable as follows:  Twenty seven and 94/100  Dollars (\$ .27.94 Dollars (\$ .27.94 day of each and every month thereafter to and including the month of March 19.37 and a like sum on or before the last day of each and every month thereafter to and including the month of March 19.37
RRS, gred the ares first , , , , , , , , , , , , , , , , , , ,	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  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 bereby, advanced by the said The  Lawrence  Building and Loan Association to the part. 1eg. of the first part when the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 1egagere.  to pay monthly installments, making a total monthly payment of \$\frac{1}{2}.9\frac{4}{2}\top \text{payable as follows:}  Twenty seven and 94/100  on or before the last day of.  April 192. 7. and a like sum on or before the last day of each and every month thereafter to and including the month of.  Narch 19.37.  Now, if said part 1egs. 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 accordance 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
RRS, rred the trees first , , , , , , , , , , , , , , , , , , ,	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  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 bereby, advanced by the said The  Lawrence  Building and Loan Association to the part. 1eg. of the first part when the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 1egagere.  to pay monthly installments, making a total monthly payment of \$\frac{1}{2}.9\frac{4}{2}\top \text{payable as follows:}  Twenty seven and 94/100  on or before the last day of.  April 192. 7. and a like sum on or before the last day of each and every month thereafter to and including the month of.  Narch 19.37.  Now, if said part 1egs. 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 accordance 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
RRS, rred the ares first ,	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  NoulLARS, 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 secure the lawy advanced by the said The  Lawrence  Building and Lan Association to the part. 168.6 the first part shore of the capital stock of said Association, evidenced by Certificate No. 1180  which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part. 168.agree. to pay monthly installments, making a total monthly payment of \$ 27.94  Twenty seven and 94/100  on or before the last day of. April 192. T., and a like sum on robefore the last day of each and every month thereafter to and including the month of.  March  19.37  Now, if said part. 168 of the first part shall cause to be paid to the party of the second part the amount due to under said contract note, in accordance 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 foreclosed as in said contract note provided.  IN WITNINSS WHEREOF, The said part. 168 of the first part ha 78 hereunto set. the ir.
RRS, rred the trees first , , , , , , , , , , , , , , , , , , ,	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  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 secure the guide factory, advanced by the said The  Lawrence  Building and Loan Association to the part. 1eg. of the first part turn 22  shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1180  which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 1egagere.  to pay monthly installments, making a total monthly payment of \$ 27.94  Twenty seven and 94/100  on or before the last day of. April 192.7, and a like sum on or before the last day of each and every month thereafter to and including the month of.  Narch  Narch  19.37.  Now, if said part, 1eg. 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 accordance 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 foreclosed as in said contract note provided.  IN WITNESS WHEREOF, The said part, 1eg. of the first part ha. We hereunto set their hand. Such and year first above written.
RRS, rred the trees first , , , , , , , , , , , , , , , , , , ,	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  NoulLARS, 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 secure the lawy advanced by the said The  Lawrence  Building and Lan Association to the part. 168.6 the first part shore of the capital stock of said Association, evidenced by Certificate No. 1180  which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part. 168.agree. to pay monthly installments, making a total monthly payment of \$ 27.94  Twenty seven and 94/100  on or before the last day of. April 192. T., and a like sum on robefore the last day of each and every month thereafter to and including the month of.  March  19.37  Now, if said part. 168 of the first part shall cause to be paid to the party of the second part the amount due to under said contract note, in accordance 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 foreclosed as in said contract note provided.  IN WITNINSS WHEREOF, The said part. 168 of the first part ha 78 hereunto set. the ir.
RRS, rred the trees first , , , , , , , , , , , , , , , , , , ,	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty. two mundred  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 secure bright and Loan Association to the part. 1es. of the first part upon 22 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1180 which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 1esagree. to pay monthly installments, making a total monthly payment of \$ 27.94 payable as follows:  Twenty seven and 94/100 Dollars (s. 27.94 payable as follows:  Twenty seven and 94/100 Dollars (s. 27.94 payable as follows:  Twenty seven and 94/100 Dollars (s. 27.94 payable as follows:  Twenty seven and 94/100 Dollars (s. 27.94 payable as follows:  Twenty seven and 94/100 Dollars (s. 27.94 payable as follows:  Twenty seven and 94/100 payment of \$ 27.94 payable as follows:  Twenty seven and 94/100 payment of \$ 27.94 payable as follows:  Twenty seven and 94/100 payment of \$ 27.94 payable as follows:  Twenty seven and 94/100 payment of \$ 27.94 payable as follows:  Twenty seven and 94/100 payment of \$ 27.94 payable as follows:  Twenty seven and 94/100 payment of \$ 27.94 payable as follows:  Twenty seven and 94/100 payment of \$ 27.94 payable as follows:  Twenty seven and 94/100 payment of \$ 27.94 payable as follows:  Twenty seven and 94/100 payment of \$ 27.94 payable as follows:  Twenty seven and 94/100 payable as follows:  Twenty s
RRS, red the	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  NoulLARS, 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 secure the relation of the terms and conditions of the contract note secure bardy, advanced by the said The Lawrence  Ruiding and Loan Association to the part_168.6 the first part upon 22 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1180 which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part_168.apre. to pay monthly installments, making a total monthly payment of \$ . 27.94 .payable as follows:  Twenty seven and 94/100  on or before the last day of April 192 T., and a like sum on or before the last day of each and every month thereafter to and including the month of March 19.3T.  Now, if said part_168. 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 accordance 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 foreclosed as in said contract note provided.  IN WITNESS WHEREOF, The said part_168. of the first part has _Y2 hereunto set _theirhand. Site day and year first above written.  Glen W. March
RRS, and the the tree trees first	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  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 secure beared beredy, advanced by the said The  Lawrence  Building and Loan Association to the part. 1eg. of the first part upon 22  shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1180  which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 1egagere. to pay monthly installments, making a total monthly payment of \$ 27.94  Twenty seven and 94/100  on or before the last day of April 192.7, and a like sum on or before the last day of each and every month thereafter to and including the month of.  Narch  Now, if said part. 1eg. 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 accordance 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 foreclosed as in said contract note provided.  IN WITNESS WHEREOF, The said part. 1eg. of the first part ha. 7e hereunto set their hand. 8 the day and year first above written.  Clem W. Michael  Holen Michael  STATE OF KANSAS,  ONLY OF DOUGLAS,  Be it remembered, that on this thirtieth day of March  COUNTY or DOUGLAS,
RRS, rrd the tres tres tres tres tres tres tres tre	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  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 secure building and Loan Association to the part. 1es. of the first part upon 22 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1180 which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 1esagree. to pay monthly installments, making a total monthly payment of \$\$.\$27.94\$. payable as follows:  Twenty seven and 94/100  on or before the last day of. April 192.7., and a like sum on or before the last day of each and every month thereafter to and including the month of March 19.37.  Now, if said part. 1es.—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 accordance 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 foreclosed as in said contract note provided.  IN WITNESS WHEREOF, The said part. 1es.—of the first part ha 7e hereunto set. their hand. Site day and year first above written.  Clen W. Wichael  Helen Michael  Be it remembered, that on this thirtieth day of. Karch A.D. 192.7., before me, the undersigned, a NOTANY PUBLIC in and for the County and State afforcaid, came. Clen W. Michael and the undersigned, a NOTANY PUBLIC in and for the County and State afforcaid, came. Clen W. Michael Repeated the parts of the second part the amount of the best he same person as a present and the undersigned, a NOTANY PUBLIC in and for the County and State afforcaid, came. Clen W. Michael Repeated the parts of the second part the parts of the second part the parts o
RRS, and the the tree trees first	anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  NoulLARS,  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 secure the relation of the contract note secure the relation of the contract note secure the relation of the said and conditions of the contract note secure the relation of the said shares of the said valuenced by the said and sacciation to the part. 1es. of the first part upon. 22 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1180 which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 1esagree. to pay monthly installments, making a total monthly payment of \$ . 27.94, payable as follows:  Twenty seven and 94/100  on or before the last day of April 192 T., and a like sum on referre the last day of each and every month thereafter to and including the month of March 19.3T.  Now, if said part. 1es. 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 accordance 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 foreclosed as in said contract note provided.  IN WITNESS WHEREOF, The said part 1es. of the first part ha we hereund set their land. Site day and year first above written.  Glen W. Wichael  Helen Nichael and  who 1907 Ferenally known to me to be the same, even and the same, even and the same, are presented, came. Glen W. Sichael and who 1907 Ferenally known to me to be the same.
RRS, rrd the tres tres tres tres tres tres tres tre	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  NoLARS,  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  Building and Lan Association to the part. 168.6 the first part upon 22 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1180 which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 168 agree. to pay monthly installments, making a total monthly payment of \$ 27.94 , payable as follows:  Twenty seven and 34/100  To or before the last day of April 192 T, and a like sum on robefore the last day of each and every nearth thereafter to and including the month of.  Now, if said part. 168. 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 accordance 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 foreclosed as in said contract note provided.  IN WITNESS WHEREOF, The said part. 168. of the first part ha. We hereunto set. their hand. 8 the day and year first above written.  Glen W. Michael  Helen Michael his #1fe.  Who. are personally known to me to be the same person 8.  Who executed the within instrument of writing, and such persons duly acknowledged the execution of the same.  Who executed the within instrument of writing, and such persons duly acknowledged the developed of the same.
RRS, and the the tree trees first the trees fi	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  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 beredy, advanced by the said The  Lawrence  Building and Loan Association to the part. 168.6 the first part upon 22  shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1180  which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 168.agree. to pay monthly installments, making a total monthly payment of \$ 27.94  Twenty seven and 94/100  on or before the 1ast day of April 192.7, and a like sum on research day of each and every month thereafter to and including the month of.  Narch 19.37.  Now, if said part. 168. 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 accordance 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 foreclosed as in said contract note provided.  IN WITNESS WHEREOF, The said part. 168. of the first part ha. 78 hereunto set their hand. 8 the day and year first above written.  Glen W. Michael  Helen Michael his wife
RRS, rrd the tres tres tres tres tres tres tres tre	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  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 bereby, advanced by the said The  Lawrence  Building and Loan Association to the part. 168.6 the first part turn 22  shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1180  which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 168.agree. to pay monthly installments, making a total monthly payment of \$ 27.94 , payable as follows:  Twenty seven and 94/100  Toenty seven and 94/100  on or before the last day of April 192.7, and a like sum on referre the last day of each and every month thereafter to and including the month of.  Narch 19.37.  Now, if said part, 168. 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 accordance 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 foreclosed as in said contract note provided.  IN WITNESS WHEREOF, The said part, 168. of the first part has 180 hereand set their hand, 8 the day and year first above written.  Glen W. Michael  Helen Michael his #1fe who afte persons duly acknowledged the execution of the same.  Who executed the within instrument of writing, and such persons duly acknowledged the execution of the same.  IN TESTIMONY WHEREOF, I have hereunto set my hand and Notaral seal the day and year above written.  My Commission expires Oct, 18 1928 I.C. Stevenson Notary Public.
RRS, and the the tree trees first the trees fi	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  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 secure bereby, advanced by the said I have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part leasure to pay monthly installments, making a total monthly payment of \$ 27.94, payable as follows:  Twenty seven and 94/100  on or before the last day of April 192 T., and a like sum on rebefore the last day of each and every month thereafter to and including the month of March 19.3T.  Now, if said part leas 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 accordance 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 foreclosed as in said contract toot provided.  IN WITNESS WHEREOF, The said part leas of the first part ha we hereund set their land. But day and year first above written.  Glen W. Wichael  Be it remembered, that on this thirtieth day of Warch A. D. 192. T., before me, the undersigned, a NOTARY PUBLIC in and for the County and State aforesaid, came. Glen W. Wichael Holen Michael his wife who executed the within instrument of writing, and such persons duly acknowledged the execution of the same.  Notary Public DEFACE  My Commission expires. Oct. 18 DEFACE  DOLLARS.  DOLLARS.  DOLLARS.  STATE OF KANSAS, COUNT OF DOUGLAS, I have been presented by the same person and the execution of the same.  Notary Public DEFACE
RRS, and the the tree trees first the trees fi	anywise appertaining, forever.  FROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of.  Twenty two nundred  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 bereby, advanced by the said The  Lawrence  Building and Loan Association to the part. 168.6 the first part turn 22  shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1180  which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 168.agree. to pay monthly installments, making a total monthly payment of \$ 27.94 , payable as follows:  Twenty seven and 94/100  Toenty seven and 94/100  on or before the last day of April 192.7, and a like sum on referre the last day of each and every month thereafter to and including the month of.  Narch 19.37.  Now, if said part, 168. 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 accordance 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 foreclosed as in said contract note provided.  IN WITNESS WHEREOF, The said part, 168. of the first part has 180 hereand set their hand, 8 the day and year first above written.  Glen W. Michael  Helen Michael his #1fe who afte persons duly acknowledged the execution of the same.  Who executed the within instrument of writing, and such persons duly acknowledged the execution of the same.  IN TESTIMONY WHEREOF, I have hereunto set my hand and Notaral seal the day and year above written.  My Commission expires Oct, 18 1928 I.C. Stevenson Notary Public.

(SEAL) Conf. Seal

- Marie Carre