MORTGAGE	RECORD	68

	FROM STATE OF KANSAS, DOUGLAS COUNTY, 54.	2921	and the second
y of	Cora Kendall This instrument was filed for record on the 22 day of <sup>Net</sup> Sept. A. D. 1927, Ar 3:15 P. M.	- Peid : 6.25	
	Isa E. Welling		-
_	Law. Bldg. & L. Ass'n Register of Deeds.		
	THIS INDENTURE, Made this twenty secondsy of September A.D. 1927, between CoraKendall and Charles S. Kendall her husband		
nce,	of Douglas County, in the State of Kansas, of the first part, and The Lawrence. Building and Loan Association of Lawrence, Kansas, of the second part.		-
_	WITNESSETH: That the said part 168of the first part, in consideration of the sum of Twenty five Hundred		and the second
RS, and	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 Kansas, to-wit:		Service Survey
	Lot ninety nine (99) on Kentucky street in the city of Lawrence, Kas.		Series and the series of
			A North Contraction
			And a state
			the second
			No. of Lot of Lo
he			Title I
n e to			100
ed the			
eal			
			根語
			No.
			Charlen and
			制造
			A State of the second se
ia	TO HAVE AND TO HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging or in		
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. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of		And the second se
 RS, red -	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Twenty five Hundred 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		AND ADDRESS AND ADDRESS
 RS,	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Twenty five Hundred 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 Dullding and Loan Association to the partless of the first early upon 25 shores of Chass G of the capital stock of said Association, evidenced by Certificate No. 1259 , which said shares		A COLUMN THE PARTY OF THE PARTY
RS, red - the irst	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Twenty five Hundred 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 Building and Lan Association to the pard e8. of the first part upon. 25 hares of Class G of the capital stock of said Association, evidenced by Certificate No. 1259 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% payments, making a total monthly payment of \$31, 75 payable as follows: 71, 75		The second s
RS, red - the tres	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Twenty five Hundred 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 Building and Loan Association with all the fourte payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 128 signe. to pay monthly installments, making a total monthly payment of \$31,75 Thirty one and -75/100 Dollars (\$31-75 Dollars		A state of the second
RS, red • the inst 	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Twenty five Hundred 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 Building and Laan Association to the partden to the part description of the contract note secured hereby, advanced by the said The Lawrence Building and Laan Association to the partden secured hereby, advanced by the said The Lawrence Building and Laan Association to the partden secured hereby, advanced by the said The Thirty one send, registration of the said thereon, which said interest and dues on said shares, the first part 128 suree. Thirty one send, 75/100 Dollars (\$31.75) on or before the last day of September 192.7. and a like sum on or before the last day of each and every nonth thereafter to and including the month of August 19.72. None if the scool part the most the part the law to the part of the scoon fart the amount due it under said contract note, in accord-		A CALIFORNIA PROVINCE AND A CALIFORNIA AND A
RS, red - the irst ) ery	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Thenty five Hundred 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 Building and Loan Association of the part des of the contract note secure the payment of the sum of Thenty five Hundred Lawrence Building and Loan Association of the part des of the contract note secured hereby, advanced by the said The Lawrence Subject to pay monthly installments, making a total monthly payment of \$31.75 Thirty one and 75/100 on or before the last day of September 19.27. Now, if said partes and hart shall have to be paid to the party of the second part the amount due it under said contract note, in accord- ance 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		A CONTRACTOR OF
RS, red • the inst 	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Twenty five Hundred 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 Duilding and Loan Association to the part dea of the first part upon 25 Ansres of Class G of the capital stock of said Association, evidenced by Certificate No. 1259 which said shares have been assigned to said Association with all the future payments, examings and dividends thereon, which said interest and dues on said shares, the first part deBarree. Thirty one = and 75/100 on or before the last day of September 102-7, and a like sum on or before the last day of each and every month thereafter to and including the month of August 10-37. Now, if aid part deB of the first part shall cue to be paid to the party of the second part the amount due it under said contract note, in accord- aree with the terms thereof, and comply with all the provided. IN WITNESS WHEREOF, The said part 168_0 the first part hall cue to void.		
RS, RS, reed - the tres inst 	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Thenty five Hundred 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 Building and Loan Association of the part des of the contract note secure the payment of the sum of Thenty five Hundred Lawrence Building and Loan Association of the part des of the contract note secured hereby, advanced by the said The Lawrence Subject to pay monthly installments, making a total monthly payment of \$31.75 Thirty one and 75/100 on or before the last day of September 19.27. Now, if said partes and hart shall have to be paid to the party of the second part the amount due it under said contract note, in accord- ance 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		
RS, Red - the tres mist 	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Tencty five Hundred 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 Duilding and Loan Association of the part dea of the first part upon 25 hars of Class G of the capital stock of said Association, evidenced by Certificate No. 1259 which said shares have been assigned to said Association with all the future payments, examings and dividends thereon, which said interest and dues on said shares, the first part 128 garee. to pay monthly installments, making a total monthly payment of \$31,75 or or before the last day of September 192-7, and a like sum on or before the last day of each and every month thereafter to and including the month of. August 19.37. Now, if said parte Bar shall cause to be paid to the party of the second part the amount due it under said contract note, in accord- and effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 102 morthed. STATE OF KANSA3.		
RS, RS, reed - the tres inst 	anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Trenty five Hundred 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 Identified to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part Legsuree to pay monthly installments, making a total monthly payment of \$31, 75 or or before the last day of September 192.7, and a like sum en or before the last day of each and every nonth thereafter to and including the month of. August Now, if said part des of the part legs of the part des of the part des of the part des of the part des of the said contract note, in accord- ance 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 foree and effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 168_of the first part hall cause Corae Kendall Charles S. Kendall STATE OF KANSAR, set the remembered, that on this 22nd day of September August Bart Be it remembered, that on this 22nd day of September August Bart Bart Bart Bart Bart Bart Bart Bar		
RS, Red - the tres mist 	anywise appertaining, forever.       Image: State of the		
RS, RS, Red - the tree inst 	anywise appertaining, forever.       Image: Construction of the state instrument is executed and delivered to secure the payment of the sum of the	This Relaxes	
RS, Red - the tres mist 	anywise appertaining, forever.       PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of	on the original	
RS, RS, Red - the tree inst 	anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of	was written	
RS, RS, Red - the tree inst 	anywise appertaining, forever.       PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of	was written on the original Mortgage i	

615

and the state of the state of the state