MORTGAGE RECORD 5971 http://www.sous

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	1.000		FROM		ANSAS, DOUGLAS COUNTY, ss. rument was filed for record on the 10 day
		•			Nov A. D., 192 7, At 3:10 P. M.
	1		Lloyd Siroky TO	t damen et an en de la construction de la const	Isa E. Wellman
	. 1			By	Register of Deeds. Deputy.
			Law. Bldg. & L. Ass'n		
		U	THIS INDENTURE, Made this tenth Lloyd Siroky and Maude Sirok	_{day of} November y his wife	A. D. 192.7. , between
			of Douglas County, in the State of Kansas, of the first part,	and The Lawrence	Building and Loan Association of Lawrence
	1		Kansas, of the second part. WITNESSETH: That the said part ies of the fir	st part, in consideration of the sum	of
			Si xteen Hundred the receipt of which is hereby acknowledged, do by t	ese presents grant, bargain, sell and	convey, unto said party of the second part, its successors at
			addition, edjacent to the		
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			in anymics apportaining forever		ents, hereditaments and appurtenances thereunto belonging
			in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is exc	cuted and delivered to secure the pa	ayment of the sum of
			in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is exe Sixteen Hundred fif with interest thereon, and such fines and charges as may b	cuted and delivered to secure the pa ty ecome due to said party of second pa	ayment of the sum of
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			in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is exy Sixteen Hundred fif with interest thereon, and such fires and charges as may be hereby, advanced by the said The <u>D</u> first part upon 163 shares of Class G of the of	cuted and delivered to secure the pa ty ecome due to said party of second pa wrence apital stock of said Association, evid under some second dividends there	ayment of the sum of DOLLAH art under the terms and conditions of the contract note secur Building and Loan Association to the part 168 of t enced by Certificate No. 1288 , which said sha on, which said intervet and dues on said shares, the first part 1 , warble as (dows:
			in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is exy Sixteen Hundred fif with interest thereon, and such fines and charges as may be hereby, advanced by the said The first part upon 163 shares of Class G of the of have been assigned to said Association with all the future pa agree to pay monthly installments, making a total moo	cuted and delivered to secure the pa ty crome due to said party of second pa merence apital stock of said Association, evid- yments, earnings and dividends thereo- thly payment of \$ 18 81 -on and \$ 31/00 -	yment of the sum of
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			in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is exe Sixteen Hundred fif with interest thereon, and such fines and charges as may be hereby, advanced by the said The L first part upon 103 shares of Class to of the charge sate said rate and have been assigned to said Association with all the future part agree to pay monthly installments, making a total more month thereafter to and including the month of Octor Now, if said part 108 of the first part shall cause with the terms thereod, and comply with all the provisions	cuted and delivered to secure the pa ty premce apital stock of said Association, evid- ments, earning and dividends there of \$ 18 81 en end 81/100 19 39. to be pait of the second and agreements in said note containts	yment of the sum of DOLLAH art under the terms and conditions of the contract note secur Building and Loan Acendiation to the part 186 of con- enced by Certificate No. 1868 . , which said sha , nyabide as follows:
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			in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is exe Sixteen Hundred fif with interest thereon, and such fires and charges as may be hereby, advanced by the said The <u>L</u> first part upon 163 has soliciton with all the future part agree to pay mentiby installments, making a total move on or before the Inst day of November month thereafter to and including the month of <u>Oct</u> C Now, if said part 08 of the first part shall cause with the terms thereof, and comply with all the provisions effect, and may be foreclosed as in said contract note prov IN WITNESS WHEREOF, The said part 168 of STATE OF KANSAS.]	cuted and delivered to secure the pa ty come due to said party of second pa mrence apital stock of said Association, evidy ments, earnings and dividents for thilly payment of \$ 18 81 ten end 81/100 19 7, and a like s ber 19 39. to be paid to the party of the second and agreements in said note containe ided. 4 the first part ha Ye hereunto set Li Li	yment of the sum of DOLLAF art under the terms and conditions of the contract note secur Building and Loan Accolation to the part 165 of t enced by Certificate No. 1228 , which said shat on, which said interest and dues on said shares, the first part 1 , payable as follows: Dollars (\$13 81 uum on or before the 188t Dollars (\$13 81 day of each and eve part the amount due it under said contract note, in accordan ed, then these presents shall be void; otherwise in full force a the their hand Sthe day and year first above writt loyd Siroly and E. Siroly
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			in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is exe Sixteen Hundred fif with interest thereon, and such fires and charges as may be hereby, advanced by the said The first part upon 10; shares of Class to of the have been assigned to said Association with all the future ps- agree to pay menthly installments, making a total mor- month thereafter to and including the month of month thereafter to and including the month of Nov if said part 68 of the first part shall cause with the terms thereof, and comply with all the provisions effect, and may be foreclosed as in said contract note prov IN WITNESS WHEREOF, The said part 168 STATE OF KANSAS. COUNTY OF DOUGLAS. STATE OF KANSAS. COUNTY OF DOUGLAS. STATE OF KANSAS. COUNTY OF DOUGLAS. Mean the sticky his make asserted the within instrument	cuted and delivered to secure the pa ty come due to said party of second party mrence apital stock of said Association, estid- ments, earning and dividends there thly payment of \$ 18 81. ten end 81/100 7, and a like s ber 19 39. to be paid to the second agreements in said note contained ided. f the first part ha Ve hereunto set L1 Un on this tenth LLC in and for the County and Stat who to se who the second due to second to who to second agreements of the second LLC in second agreements of the second to be add to the second agreements of the second the first part ha Ve hereuno set the second agreements of the second agreements of the second the second agreements of the second agreements of the second the second agreements of the second agre	yment of the sum of DOLLAH art under the terms and conditions of the contract note secur Building and Loan Acendiation to the part 166 of the enced by Certificate No. 1268, which said shafes, the first part 1 , payable as follows: Dollars (\$18 \$1 um on or before the last day of each and exv part the amount due it under said contract note, in accordan d, then these presents shall be void; otherwise in full force a t their hand Sthe day and year first above writt loyd Siroly aude Z. Siroly day of November, A. D. 192 7, before n to doreshid, came Lloyd Siroky and Af7 _ perconally Known to me to be the same person acknowledget the execution of the same.
			in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is exe Sixteen Hundred fif with interest thereon, and such fires and charges as may be hereby, advanced by the said The first part upon 10; shares of Class to of the have been assigned to said Association with all the future ps- agree to pay menthly installments, making a total mor- month thereafter to and including the month of month thereafter to and including the month of Nov if said part 68 of the first part shall cause with the terms thereof, and comply with all the provisions effect, and may be foreclosed as in said contract note prov IN WITNESS WHEREOF, The said part 168 STATE OF KANSAS. COUNTY OF DOUGLAS. STATE OF KANSAS. COUNTY OF DOUGLAS. STATE OF KANSAS. COUNTY OF DOUGLAS. Mean the sticky his make asserted the within instrument	cuted and delivered to secure the pa ty come due to said party of second party mrence apital stock of said Association, estid- ments, earning and dividends there thly payment of \$ 18 81. ten end 81/100 7, and a like s ber 19 39. to be paid to the second agreements in said note contained ided. f the first part ha Ve hereunto set L1 Un on this tenth LLC in and for the County and Stat who to se who the second due to second to who to second agreements of the second LLC in second agreements of the second to be add to the second agreements of the second the first part ha Ve hereuno set the second agreements of the second agreements of the second the second agreements of the second agreements of the second the second agreements of the second agre	yment of the sum of DOLLAH art under the terms and conditions of the contract note secur Building and Loan Association to the part 168 of the enced by Certificate No. 1868 . , which said shares, the first part 1 , payable as follows: Dollars (\$18 \$1 um on or before the last Dollars (\$18 \$1 um on or before the last day of each and evo part the amount due it under said contract note, in accordan d, then these presents shall be void; otherwise in full force a t their hand Sthe day and year first above writt loyd Siroly mule Z. Siroly day of November A. D. 192 7, before n & R ² personally known to me to be the same person acknowledget the execution of the same. d Notarial scal the day and year above written.
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•			in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is exp Sixteen Hundred fif with interest thereon, and such fires and charges as may be hereby, advanced by the said The inter- first part upon 160 shares of Class (of the thereby a distance) of the said The future para agree to pay mentily installments, making a total move on or before the loss day of November month thereafter to and including the month of Octor Now, if said part 08 of the first part shall cause with the terms thereot, and comply with all the provisions effect, and may be foreclosed as in said contract note prov IN WITNESS W HEREOF. The said part 168 STATE OF KANSAS, COUNTY OF DOUGLAS, and the membered, that the endersigned, a NOTARY PUI Mardae Sitoly his who executed the within instrument IS IN TESTIMONY WHERED My Commission exploct. 16, The debt secured by this mortgage has been paid in The debt secured by this mortgage has been pa	cuted and delivered to secure the pa ty come due to said party of second party prence apital stock of said Association, evid- ments, earning and dividends stere thy payment of \$ 18 81. ten end 81/100 7, and a likes ber 19 39. to be paid to the second and agreements in said note contained ided. if the first part ha V0 hereunto set 11 12 14 14 15 16 17 17 18 19 19 19 19 10 10 10 10 10 10 10 10 10 10	yment of the sum of DOLLAH art under the terms and conditions of the contract note secur Building and Loan Asenciation to the part 166 of 1 , which sail dimerest and dues on said shares, the first part 1 , payable as follows: Dollars (\$18 \$1 um on or before the last Dollars (\$18 \$1 um on or before the last day of each and exc part the amount due it under said contract note, in accordan d, then these presents shall be void; otherwise in full force a t their hand 5the day and year first above writt loyd Siroly angle Z. Siroly day of November A. D. 192 7, before n the doresnid, came Lloyd Siroly and R ¹⁵ perconally Known to me to be the same person acknowledget the execution of the same. I.C.Stevenson Notary Pub uthorized to release it of record. Building and Loan Association.
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