MORTGAGE RECORD 6971

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 53. This instrument was filed for record on the 15	day of
	Geo T. McNair	Dec A. D., 192 7. At 3:05 P.	
076	то	Isa, E. Wellman Register	
9.00	Law. Bldg. & L. Ass'n	By Deputy.	Di Deeds.
TT-	THIS INDENTURE, Made this fourteenth day of	December A. D. 192 7 , between	
	Geo T. McNair and Ruth E. McNair his wife for		
	of Douglas County, in the State of Kansas, of the first part, and The	Lawrence Building and Loan Association of	of Lawrence,
	Kansas, of the second part. WITNESSETH: That the said part les of the first part, in consid-	ration of the sum of	
	Thirty six Hundred the receipt of which is hereby acknowledged, do by these presents gran	, bargain, sell and convey, unto said party of the second part, its su	DOLLARS, ccessors and
	assigns, all of the following described real estate, situated in the County of D	ouglas, State of Kansas, to-wit:	
	Lat nine (0) in Block four (11) in Univer	sity Place an addition to the city of Lawrence	20
	· · ·		
	TO HAVE AND TO HOLD THE SAME, Together with all and sing	lar, the tenements, hereditaments and appurtenances thereunto be	longing or
	in anywise appertaining, forever. PROVIDED ALWAYS And this interment is second and defined a	to secure the payment of the sum of	
	CHONIDED ALWAIS, And this instrument is executed and delivered	to secure the payment of the sum of	ottena
	PROVIDED ALWAYS, And this instrument is executed and delivered Thirty six Hundred with interest thereen, and such fines and charges as may become due to said us	D	OLLARS,
	Thirty six Hundred with interest thereen, and such fines and charges as may become due 12 said pa hereby, advanced by the said The Lawrence	D rty of second part under the terms and conditions of the contract no Building and Loan Association to the partic	te secured S of the
	Thirty six Hundred Thirty six Hundred with interest therean and such fines and charges as may become due to said pa- hereby, advanced by the said The Lawrence first part upon 36	D try of second part under the terms and conditions of the contract no Building and Logn Association to the part fec ssociation, evidenced by Certificate No. 1303 , which s	te secured S of the aid shares
	Thirty six Hundred Thirty six Hundred with interest thereen, and such fines and charge as may become due to said patheredy, advanced by the said The Interest thereen the top said pathered first part upon 55 have been assigned to said Association with all the future payments, earnings and agree. target to said Association with all the future payments of \$\$	D try of second part under the terms and conditions of the contract no Building and Loan Association to the part le- ssociation, evidenced by Certificate No. 1303 , which s dividently thereon, which said interest and dues on said shares, the first 35 6 2 , meanly a set offers	te secured S of the aid shares part les
	Thirty six Hundred Thirty six Hundred hereby, alwared by the said there is and charge as may become due to said pa- hereby, alwared by the said there is the intervence first part upon 50 shares of Class G of the capital steck of said A have been assigned to said Association with all the durue payment, carnings and agree to pay monthly installments, making a total monthly payment of \$ Thirty six and 52/100 on or before the last day of December 192	D try of second part under the terms and conditions of the contract no Building and Loap Association to the part Le sociation, evidenced by Certificate No. 1305 , which is dividently thereon, which said interval and dues on said sharts, the first $36 \ 62$, payable as follow: Dollars (§ 36 7, and a like sum on or before the last day of each	te secured s of the aid shares part les 62
	Thirty six Hundred Thirty six Hundred With interest thereon, and such fines and charges as may become due to said pa- hereby, advanced by the said The Lawrence first part upon 56 shares of Class G of the capital stock of said A have been assigned to said Association with all the durue payment, examings and gree to pay monthly installments, making a total monthly payment of 8 to pay monthly installments, making a total monthly payment of 8 on or before the last day of Decomber	D try of second part under the terms and conditions of the contrast no Building and Loan Association to the part left sociation, evidenced by Certificate No. 1303 , which sid difficulty thereony, which said interst and dues on said ahares, the first 3662, payable as follows: Dollars (\$ 36 7, and a like sum on or before the last day of the second part the amount due it under said contrast note, in a	te secured 5 of the aid shares part 1es 62) and every ccordance
	Thirty six Hundred Thirty six Hundred hereby, advanced by the said there of Class G of the capital stock of said A hereby, advanced by the said there of Class G of the capital stock of said A hereby, advanced to said Association with all the durue payment, carnings and have been assigned to said Association with all the durue payment, carnings and agree to pay monthly installments, making a total monthly payment of \$ Thirty six and Sc2/100 on or before the last day of December 192 Now, if said part 168 of the first part shall cause to be paid to the part with the terms thered, and comply with all the provisions and agreements in said with the terms thered, and comply with all the provisions and agreements in said with the terms thered, and comply with all the provisions and agreements in said with the terms thered, and comply with all the provisions and agreements in said with the terms thered, and comply with all the provisions and agreements in said with the terms thered, and comply with all the provisions and agreements in said the terms there and comply with all the provisions and agreements in said with the terms there are the part of the part of the part of the part of the terms there are the part of the part of the part of the part of the terms there are the part of the terms there are the part of the part of the terms the terms there are the part of the terms there are a part of the terms there are the part of the terms the terms the terms the terms the terms there are the terms there are the terms t	D try of second part under the terms and conditions of the contrast no Building and Loan Association to the part left sociation, evidenced by Certificate No. 1303 , which sid difficulty thereony, which said interst and dues on said ahares, the first 3662, payable as follows: Dollars (\$ 36 7, and a like sum on or before the last day of the second part the amount due it under said contrast note, in a	te secured 5 of the aid shares part 1es 62) and every ccordance
	Thirty six Hundred Thirty six Hundred With interest thereon, and such fines and charges as may become due to said pa- hereby, advanced by the said The Lawrence first part upon 56 shares of Class G of the capital stock of said A have been assigned to said Association with all the durue payment, examings and gree to pay monthly installments, making a total monthly payment of 8 to pay monthly installments, making a total monthly payment of 8 on or before the last day of Decomber	by the second part under the terms and conditions of the contract no Building and Loan Association to the part lessociation, evidenced by Certificate No. 1305 , which said interst and uses on said shares, the first 356 fee , payable as follow: Dollars (\$ 356 fee , Dollars (\$ 366 fee , and a like sum on or before the last day of each 42 of the second part the amount due it under said contract note, in a d note contained, then these presents shall be void; otherwise in fall	to secured S of the part 105 52 and every coordance force and
	Thirty six Hundred Thirty six Hundred hereby, advanced by the said these and charge as may become due to said para hereby, advanced by the said The Luwrence first part upon 35 shares of Class G of the capital stock of said A have been assigned to said Association with all the future payment, camings and agree to pay monthly instalments, making a total monthly payment of 8 Thirty six and 52/100 on or before the last day of December 19 Now, if said part 168 of the first part shall cause to be paid to the part with the terms thereof, and comply with all the provided.	D try of second part under the terms and conditions of the contract no Building and Loan Association to the part left sociation, evidenced by Certificate No. 1303 which si divident thereon, which sail interval and dues on said ahares, the first 36 62 , payable as follow: Dollars (\$ 36 7, and a like sum on or before the last day of each 42 , of the second part the amount due it under said contract note, in a in out contained, then these presents shall be void; otherwise in fall wehereunto set thoir hand She day and year first abov Geo T. McNair	to secured S of the part 105 52 and every coordance force and
	Thirty six Hundred Thirty six Hundred hereby, advanced by the said these and charge as may become due to said para hereby, advanced by the said The Luwrence first part upon 35 shares of Class G of the capital stock of said A have been assigned to said Association with all the future payment, camings and agree to pay monthly instalments, making a total monthly payment of 8 Thirty six and 52/100 on or before the last day of December 19 Now, if said part 168 of the first part shall cause to be paid to the part with the terms thereof, and comply with all the provided.	D D D try of second part under the terms and conditions of the contract no Building and Loan Association to the part lease association, evidenced by Certificate No. 1305 , which said dividends thereon, which said interst and uses on said shares, the first 36 62 , payable as follow: Dollars (\$ 36 7, and a like sum on or before the last day of each 42, of the second part the amount due it under said contract note, in a i note contained, then these presents shall be void; otherwise in fall vehereunto set their hand. She day and year first above	to secured S of the part 105 52 and every coordance force and
	Thirty six Hundred Thirty six Hundred with interest thereon, and such fines and charge as may become due to said pa- hereby, advanced by the said The Luwrence first part upon 50 shares of Class G of the capital stock of said A have been assigned to said Association with all the durue payment, examings and agree to pay monthly installments, making a total monthly payment of § Thirty six and $52/100$ on or before the lnst day of December 192 month thereafter to and including the month of November 192 Now, if said part 168 of the first part shall cause to be paid to the part with the terms thereof, and comply with all the provisions and agreements in said fleet, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 165 of the first part ha	D try of second part under the terms and conditions of the contract no Building and Loan Association to the part left sociation, evidenced by Certificate No. 1303 which si divident thereon, which sail interval and dues on said ahares, the first 36 62 , payable as follow: Dollars (\$ 36 7, and a like sum on or before the last day of each 42 , of the second part the amount due it under said contract note, in a in out contained, then these presents shall be void; otherwise in fall wehereunto set thoir hand She day and year first abov Geo T. McNair	to secured S of the part 105 52 and every coordance force and
	Thirty six Hundred Thirty six Hundred With interest thereon, and such fines and charge as may become due to said pa- hereby, advanced by the said The Lawrence first part upon 56 shares of Class G of the capital steek of said A have been assigned to said Association with all the durure payment, examings and game. to pay monthly installments, making a total monthly payment of 3 month thereafter to and including the month of November	D D D Try of second part under the terms and conditions of the contract no Building and Lagn Association to the part de sociation, evidenced by Certificate No. 1305 Sociation, evidenced by Certificate No. 1305 T, and a like sum on or before the Last Dollars (\$ 36 T, and a like sum on or before the Last Dollars (\$ 36 T, and a like sum on or before the Last day of the second part the amount due it under said contract note, in a i note contained, then these presents shall be void; otherwise in fall vehereunto set thoir hand She day and year first abov Geo T. McNsir Ruth E. McNsir th day of December . A. D. 192 T, be	te secured 5 of the aid shares part 100 62 and every coordance force and e written.
	Thirty six Hundred with interest thereon, and such fines and charge as may become due to said pu- hereby, advanced by the said The Lawrence first part upon 50 shares of Class G of the capital stock of said A have been assigned to said Association with all the durue payment, examines and agree_to pay monthly installments, making a total monthly payment of § more before the lnst day of December 192 month thereafter to and including the month of November 192 Now, if said part 168 of the first part shall cause to be paid to the part with the terms thereof, and comply with all the provisions and agreements in said fleet, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 165 of the first part ha TATE OF KANSAS, COUNTY OF DOULAS, $\int_{-\infty}^{\infty}$ Be it remembered, that on this fourteen the undersigned, a NOTARY PUBLIC in and for the C	D D D Try of second part under the terms and conditions of the contract no Building and Loan Association to the part de Sociation, evidenced by Certificate No. 1303 , which si dividend thereon, which said interst and dues on said shares, the first 36 62 , payable as follows: Dollars (3 36 7, and a like sum on or before the lnst day of each bits and contained, then these presents shall be void; otherwise in fall referentees their hand She day and year first abov Geo T. McNair Ruth E. McNair th day of December , A. D. 192 7, to unty and State aforesaid, came. Geo T. McNair and	to secured \$ of the alt shares part 100 62) and every ceordance force and 0 written. sfore me,
	Thirty six Hundred Thirty six Hundred With interest thereon, and such fines and charge as may become due to said pa- hereby, advanced by the said The Lawrence first part upon 56 shares of Class G of the capital steek of said A have been assigned to said Association with all the durum payment, examings and garge to pay monthly installments, making a total monthly payment of 3 on or before the last Thirty six and 52/100 on or before the last due to the first part shall cause to be paid to the par- tic the terms thereof, and comply with all the provisions and agreements in said first, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 165 of the first part ha TATE OF KANSAS. COUNT OF DAUGAS. TATE OF KANSAS. COUNT OF DAUGAS. Me it remembered, that on this fourteen the undersigned, a NOTARY PUBLIC in and for the C Ruth E. MONAIT his wife	D D D Try of second part under the terms and conditions of the contract no Building and Lagn Association to the part de Sociation, evidenced by Certificate No. 1305 Sociation, evidenced by Certificate Sociation, evidenced by Certificate No. 1305 Sociation, evidenced by Certificate Sociation, evidence and cevide tertificate Sociation,	to secured \$ of the alt shares part 100 62) and every ceordance force and 0 written. sfore me,
	Thirty six Hundred Thirty six Hundred With interest thereon, and such fines and charge as may become due to said pa- hereby, advanced by the said The Lawrence first part upon 56 shares of Class G of the capital steek of said A have been assigned to said Association with all the durum payment, examings and garge to pay monthly installments, making a total monthly payment of 3 on or before the last Thirty six and 52/100 on or before the last due to the first part shall cause to be paid to the par- tic the terms thereof, and comply with all the provisions and agreements in said first, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 165 of the first part ha TATE OF KANSAS. COUNT OF DAUGAS. TATE OF KANSAS. COUNT OF DAUGAS. Me it remembered, that on this fourteen the undersigned, a NOTARY PUBLIC in and for the C Ruth E. MONAIT his wife	D D D D D D D D D D D D D D D D D D D	to secured \$ of the part 100 62) and every ceordance force and 0 written.
	Thirty six Hundred Thirty six Hundred With interest thereon, and such fines and charge as may become due to said pa- hereby, advanced by the said The Lawrence first part upon 56 shares of Class G of the capital steek of said A have been assigned to said Association with all the durum payment, examings and garge to pay monthly installments, making a total monthly payment of 3 on or before the last Thirty six and 52/100 on or before the last due to the first part shall cause to be paid to the par- tic the terms thereof, and comply with all the provisions and agreements in said first, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 165 of the first part ha TATE OF KANSAS. COUNT OF DAUGAS. TATE OF KANSAS. COUNT OF DAUGAS. Me it remembered, that on this fourteen the undersigned, a NOTARY PUBLIC in and for the C Ruth E. MONAIT his wife	D D D D D D D D D D D D D D D D D D D	to secured \$ of the part 100 62) and every ceordance force and 0 written.
	Thirty six Hundred with interest thereon, and such fines and charge as may become due to said pu- hereby, advanced by the said The Lawrence first part upon 50 shares of Class G of the capital stock of said A have been assigned to said Association with all the durue payment, examings and have been assigned to said Association with all the durue payment, examings and have been assigned to said Association with all the durue payment, examings and have been assigned to said Association with all the durue payment, examines and agree. to pay monthly installments, making a total monthly payment of 3. on or before the lnst day of December	D D D D D D D D D D D D D D D D D D D	te secured § of the sistars part 100 E2 cordance force and e written. efore me. erson 9
	Thirty six Hundred Thirty six Hundred With interest thereon, and such fines and charge as may become due to said pu- hereby, advanced by the said The Lawrence first part upon 50 shares of Class G of the capital stock of said A have been assigned to said Association with all the durue payment, examines and have been assigned to said Association with all the durue payment, examines and agree_to pay monthly installments, making a total monthly payment of § more before the lnst day of December 192 month thereafter to and including the month of November 192 Now, if said part 168 of the first part shall cause to be paid to the part with the terms thereof, and comply with all the provisions and agreements in said fleet, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 165 of the first part ha Example. The undersigned, a NOTARY PUBLIC in and for the C Ruth Z. McMari Mis wife with a wife who executed the within instrument of writing, and such My Commission expires Oct. 13, 1925 192 RELE. The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register the undersized as been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register the undersized as been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register the undersized as been paid in full, and the Register the undersized as been paid in full, and the Register the undersized as been paid in full and the Register the debt secured by this mortegage has been paid in full and the Register the debt secured by this mortegage has b	D D D D D Ty of second part under the terms and conditions of the contract no Building and Loan Association to the part de Sociation, evidenced by Certificate No. 1305 Sociation, evidenced by Certificate No. 1305 T, and a like sum on or before the Sociation, evidenced by Certificate No. 1305 T, and a like sum on or before the Sociation, the shall interval and dues on said abaros, the first Sociation, evidenced by Certificate No. 1305 T, and a like sum on or before the Sociation, the shall never the sociation of	te secured \$ of the id shares part 100 G2 and every coordance force and e written. effore me, erson _5 y Public.
	Thirty six Hundred Thirty six Hundred With interest thereon, and such fines and charge as may become due to said pu- hereby, advanced by the said The Lawrence first part upon 50 shares of Class G of the capital stock of said A have been assigned to said Association with all the durue payment, examines and have been assigned to said Association with all the durue payment, examines and agree_to pay monthly installments, making a total monthly payment of § more before the lnst day of December 192 month thereafter to and including the month of November 192 Now, if said part 168 of the first part shall cause to be paid to the part with the terms thereof, and comply with all the provisions and agreements in said fleet, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 165 of the first part ha Example. The undersigned, a NOTARY PUBLIC in and for the C Ruth Z. McMari Mis wife with a wife who executed the within instrument of writing, and such My Commission expires Oct. 13, 1925 192 RELE. The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register the undersized as been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register the undersized as been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register the undersized as been paid in full, and the Register the undersized as been paid in full, and the Register the undersized as been paid in full and the Register the debt secured by this mortegage has been paid in full and the Register the debt secured by this mortegage has b	D D D D D Ty of second part under the terms and conditions of the contract no Building and Loan Association to the part de Sociation, evidenced by Certificate No. 1305 Sociation, evidenced by Certificate No. 1305 T, and a like sum on or before the Sociation, evidenced by Certificate No. 1305 T, and a like sum on or before the Sociation, the shall interval and dues on said abaros, the first Sociation, evidenced by Certificate No. 1305 T, and a like sum on or before the Sociation, the shall never the sociation of	te secured \$ of the aft shares part 100 G2 and every ccordance force and e written. effore me, erson _5 y Public.
	Thirty six Hundred Thirty six Hundred With interest thereon, and such fines and charge as may become due to said pu- hereby, advanced by the said The Lawrence first part upon 50 shares of Class G of the capital stock of said A have been assigned to said Association with all the durue payment, examines and have been assigned to said Association with all the durue payment, examines and agree_to pay monthly installments, making a total monthly payment of § more before the lnst day of December 192 month thereafter to and including the month of November 192 Now, if said part 168 of the first part shall cause to be paid to the part with the terms thereof, and comply with all the provisions and agreements in said fleet, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 165 of the first part ha Example. The undersigned, a NOTARY PUBLIC in and for the C Ruth Z. McMari Mis wife with a wife who executed the within instrument of writing, and such My Commission expires Oct. 13, 1925 192 RELE. The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register the undersized as been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register the undersized as been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register the undersized as been paid in full, and the Register the undersized as been paid in full, and the Register the undersized as been paid in full and the Register the debt secured by this mortegage has been paid in full and the Register the debt secured by this mortegage has b	D D D D D Ty of second part under the terms and conditions of the contract no Building and Loan Association to the part de Sociation, evidenced by Certificate No. 1305 Sociation, evidenced by Certificate No. 1305 T, and a like sum on or before the Sociation, evidenced by Certificate No. 1305 T, and a like sum on or before the Sociation, the shall interval and dues on said abaros, the first Sociation, evidenced by Certificate No. 1305 T, and a like sum on or before the Sociation, the shall never the sociation of	te secured \$ of the id shares part 100 G2 and every coordance force and e written. effore me, erson _5 y Public.
	Thirty six Hundred Thirty six Hundred With interest thereon, and such fines and charge as may become due to said pu- hereby, advanced by the said The Lawrence first part upon 50 shares of Class G of the capital stock of said A have been assigned to said Association with all the durue payment, examines and have been assigned to said Association with all the durue payment, examines and agree_to pay monthly installments, making a total monthly payment of § more before the lnst day of December 192 month thereafter to and including the month of November 192 Now, if said part 168 of the first part shall cause to be paid to the part with the terms thereof, and comply with all the provisions and agreements in said fleet, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 165 of the first part ha Example. The undersigned, a NOTARY PUBLIC in and for the C Ruth Z. McMari Mis wife with a wife who executed the within instrument of writing, and such My Commission expires Oct. 13, 1925 192 RELE. The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register the undersized as been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register the undersized as been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register the undersized as been paid in full, and the Register the undersized as been paid in full, and the Register the undersized as been paid in full and the Register the debt secured by this mortegage has been paid in full and the Register the debt secured by this mortegage has b	D D D D D Ty of second part under the terms and conditions of the contract no Building and Loan Association to the part de Sociation, evidenced by Certificate No. 1305 Sociation, evidenced by Certificate No. 1305 T, and a like sum on or before the Sociation, evidenced by Certificate No. 1305 T, and a like sum on or before the Sociation, the shall interval and dues on said abaros, the first Sociation, evidenced by Certificate No. 1305 T, and a like sum on or before the Sociation, the shall never the sociation of	te secured \$ of the id shares part 100 G2 and every coordance force and e written. effore me, erson _5 y Public.
	Thirty six Hundred Thirty six Hundred With interest thereon, and such fines and charge as may become due to said pu- hereby, advanced by the said The Lawrence first part upon 50 shares of Class G of the capital stock of said A have been assigned to said Association with all the durue payment, examines and have been assigned to said Association with all the durue payment, examines and agree_to pay monthly installments, making a total monthly payment of § more before the lnst day of December 192 month thereafter to and including the month of November 192 Now, if said part 168 of the first part shall cause to be paid to the part with the terms thereof, and comply with all the provisions and agreements in said fleet, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 165 of the first part ha Example. The undersigned, a NOTARY PUBLIC in and for the C Ruth Z. McMari Mis wife with a wife who executed the within instrument of writing, and such My Commission expires Oct. 13, 1925 192 RELE. The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register the undersized as been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register the undersized as been paid in full, and the Register The debt secured by this mortgage has been paid in full, and the Register the undersized as been paid in full, and the Register the undersized as been paid in full, and the Register the undersized as been paid in full and the Register the debt secured by this mortegage has been paid in full and the Register the debt secured by this mortegage has b	D D D D D D D D D D D D D D D D D D D	te secured \$ of the id shares part 100 G2 and every coordance force and e written. effore me, erson _5 y Public.
	Thirty six Hundred Thirty six Hundred With interest thereso, and such fines and charge as may become due to said pe- hereby, advanced by the said The LEWTENCE first part upon 50 shares of Class G of the capital steck of said A have been assigned to said Association with all the durum payment, examings and gare. to pay monthly installments, making a total monthly payment of 3 on or before the last Thirty six and 52/100 on or before the last Charge of the first part shall cause to be pial to the par- is the first part 168 of the first part shall cause to be pial to the par- with the terms thereof, and comply with all the provisions and agreements in said first, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 168 of the first part ha TATE OF KANSAS. COUNTY OF DAUGLAS, as Be it remembered, that on this fourteen the undersigned, a NOTARY PUBLIC in and for the C Ruth E. MONAIT his w if C who executed the within instrument of withing, and such IS IN TESTIMONY WHEREOF, I have hereunto s My Commission expires Oct. 13, 1925 192 RELE. The debt secured by this mortgrage has been paid in full, and the Register The	D D D D D Ty of second part under the terms and conditions of the contract no Building and Loan Association to the part de Sociation, evidenced by Certificate No. 1305 Sociation, evidenced by Certificate No. 1305 T, and a like sum on or before the Sociation, evidenced by Certificate No. 1305 T, and a like sum on or before the Sociation, the shall interval and dues on said abaros, the first Sociation, evidenced by Certificate No. 1305 T, and a like sum on or before the Sociation, the shall never the sociation of	te secured \$ of the id shares part 100 G2 and every coordance force and e written. effore me, erson _5 y Public.

44