MORTGAGE RECORD ■ 71

C13000					d for record on the 21	day			
84	Elrose Gauc	k To			- E. Welling	М.			
84	Law	rence Puilding &Lo	an Co.	By	Register of Deputy.	Deeds.			
-	THIS IND	DENTURE, Made this ni Elrose Gauck an	neteenth day of d Henry C Gouck her		A. D. 192 7 , between				
SHIPPING SHIPPING	Kansas, of the seco	r, in the State of Kansas, of t ond part.	the first part, and The L	wrence	Building and Loan Association of	Lawre			
- Company of the Company of the Company	the receipt of which	Light hund: h is hereby acknowledged, d	lo by these presents gran		Daid party of the second part, its succ	OLLA essors :			
		Lots '	Iwo (3) and Three () in Block Cne, in					
-	Belmont Addition, on addition adjacent to the								
STATES OF		city of	Lawrence						
-									
-									
-									
-									
-									
1									
-									
1									
-				2					
-									
-									
1									
THE PERSON NAMED IN COLUMN				TO HAVE AND TO HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging of					
PRINCE AND ADDRESS OF THE PARTY.	TO HAVE A	ND TO HOLD THE SAM	E, Together with all and sing	ular, the tenements, hereditament	s and appurtenances thereunto below	oging o			
	in anywise appertaini	ing, forever.				nging o			
	PROVIDED .	ing, forever. ALWAYS, And this instrum undred	nent is executed and delivered	to secure the payment of the sum	ofDOI	LLARS			
And the Party of the Land of the Party of th	PROVIDED Eight hu with interest thereon, hereby, advanced by first part upon have been assigned to	ing, forever, ALWAYS, And this instrun indred——————, , and such fines and charges the said The shares of Class said Association with all the	nent is executed and delivered as may become due to said pr LEWFENCE G of the capital stock of said A future payments, earnings and	to secure the payment of the sum irty of second part under the term. Building an association, evidenced by Certificate dividends thereon, which said inter	of	LLARS secures			
Section 20 Commence of the party of the part	PROVIDED Eight hu with interest thereon, hereby, advanced by first part upon have been assigned to	ing, forever, ALWAYS, And this instrum indred , and such fines and charges the said The Shares of Class said Association with all the thly installments, making a Ten and 16	as may become due to said pt Lewrence G of the capital stock of said M total monthly payment of \$ 5/100	to secure the payment of the sum rity of second part under the term Building an association, evidenced by Certificat dividends thereon, which said inter 10 16 payable as follow	of	LLARS secure 5 of th d share art 1e			
A STATE OF THE PERSON NAMED AND ADDRESS OF THE PERSON NAMED AN	in anywise appertain PROVIDED Elght hu with interest thereon, hereby, advanced by first part upon have been assigned to agreeto pay mont on or before the	ing, forever, and such fines and charges the said The Said Association with all the said Association with all the thly installments, making a Ten and 16 ast day of discluding the month of ties	nent is executed and delivered as may become due to said po LENTENCE G of the capital stock of said A future payments, earnings and total monthly payment of s 5/100 January 1929 December 19 all cause to be paid to the par	to secure the payment of the sum rity of second part under the term Building an ssociation, evidenced by Certificat dividends thereon, which said inter 10 16 payable as follow and a like sum on or before the 37 y of the second part the amount di y of the second part the amount di	of DOI s and conditions of the contract note Loan Association to the part ici No. 1304, which sai st and dues on said shares, the first p Dollars (\$ 10 16 last day of each an tei t under said contract note, in acce	LLARS secure B of th d share art ie			
	in anywes appertain PROVIDED Eight hu with interest thereon, hereby, advanced by first part upon have been assigned to agree to pay mont on or before the month thereafter to a Now, if said pau with the terms thereof effect, and may be for	ing, forever, and such fines and charges the said The Shares of Class said Association with all the Ten and 16 Set day of and including the month of rijes of the first part si, and comply with all the p	as may become due to said pt LEWPENCE G of the capital stock of said A future payments, earnings and total monthly payment of \$ 5/100 January December 19 hall cause to be paid to the par ovisions and agreements in sai	to secure the payment of the sum rity of second part under the term Building an association, evidenced by Certificate dividends thereon, which said inter 10 16 payable as follow and a like sum on or before the 37 y of the second part the amount di d note contained, then these preser	of	LLARS secure B of th d share art ie			
	in anywes appertain PROVIDED Eight hu with interest thereon, hereby, advanced by first part upon have been assigned to agree to pay mont on or before the month thereafter to a Now, if said pau with the terms thereof effect, and may be for	ing, forever, and such fines and charges the said The Shares of Class said Association with all the Ten and 16 Set day of and including the month of rijes of the first part si, and comply with all the p	nent is executed and delivered as may become due to said pr LEWFENC G of the capital stock of said A future payments, earnings and total monthly payment of 5 JOO January 1922 December 15 all cause to be paid to the par ovisions and agreements in sa	to secure the payment of the sum rity of second part under the term Building an ssociation, evidenced by Certificat dividends thereon, which said inter 10 16 payable as follow and a like sum on or before the 37 yof the second part the amount di d note contained, then these preser hereunto set the 1r	of DOI s and conditions of the contract note Loan Association to the part ici No. 1304, which sai st and dues on said shares, the first p Dollars (\$ 10 16 last day of each an tei t under said contract note, in acce	LLARS secure 6 of th d share art 1e devery			
TO REPORT AND THE PROPERTY OF	in anywes appertain PROVIDED Eight hu with interest thereon, hereby, advanced by first part upon have been assigned to agree to pay mont on or before the month thereafter to a Now, if said pau with the terms thereof effect, and may be for	ing, forever, and such fines and charges the said The Shares of Class said Association with all the Ten and 16 Set day of and including the month of rijes of the first part si, and comply with all the p	as may become due to said pt LEWPENCE G of the capital stock of said A future payments, earnings and total monthly payment of \$ 5/100 January December 19 hall cause to be paid to the par ovisions and agreements in sai	to secure the payment of the sum rry of second part under the term Building an association, evidenced by Certificate dividends thereon, which said inter 10 16 , payable as follow , and a like sum on or before the 37 . y of the second part the amount did note contained, then these preser hereunto set the ir Elrose Gouc's	of DOI s and conditions of the contract note Loan Association to the part 1ei No. 1304, which sai set and dues on said shares, the first ps Dollars (\$ 10 16 last day of each an tie it under said contract note, in acc tits shall be void; otherwise in full fo	LLARS secures 6 of the d share art 1e d every ordance ree and			
	in anywase appertain PROVIDED . 31ght hu with interest thereon, hereby, advanced by first part upon have been assigned to agree to pay monton or before the 1 month thereafter to a Now, if said pau with the terms thereof effect, and may be for IN WITNESS	and, storever, and sich fines and charges and sich fines and charges the said The shares of Class shares of Class said Association with all the thly installments, making a Ten end 16 set day of and including the month of tiles of the first part st , and comply with all the preclosed as in said contract r WHEREOF, The said part	as may become due to said pt LEWPENCE G of the capital stock of said A future payments, earnings and total monthly payment of \$ 5/100 January December 19 hall cause to be paid to the par ovisions and agreements in sai	to secure the payment of the sum rity of second part under the term Building an ssociation, evidenced by Certificat dividends thereon, which said inter 10 16 payable as follow and a like sum on or before the 37 yof the second part the amount di d note contained, then these preser hereunto set the 1r	of DOI s and conditions of the contract note Loan Association to the part 1ei No. 1304, which sai set and dues on said shares, the first ps Dollars (\$ 10 16 last day of each an tie it under said contract note, in acc tits shall be void; otherwise in full fo	LLARS secure of the d share art ie d every ordance ree and			
S S	in anywes appertain PROVIDED Eight hu with interest thereon, hereby, advanced by first part upon have been assigned to agree to pay mont on or before the month thereafter to a Now, if said pau with the terms thereof effect, and may be for	ing, forever, and, sind this instrum indred, and sish fines and charges and sish fines and charges and sish fines and charges as shares of Class said Association with all the this installments, making a Ten end 16 as t day of nd including the month of 11 os of the first part sl , and comply with all the preclosed as in said contract r WHEREOF, The said part	as may become due to said pe LEWPENCE G of the capital stock of said A future payments, earnings and total monthly payment of 8. (100	to secure the payment of the sum rity of second part under the term ssociation, evidenced by Certificat dividends thereon, which said inter 10 16 payable as follow , and a like sum on or before the 37 y of the second part the amount di d note contained, then these preser hereunto set the 1r Elrose Gauc's Henry C. Gauc'	of DOI s and conditions of the contract note the John Association to the part 1et. No. 1304 , which sairest and dues on said shares, the first present the second of the John American Comparison of the John American Contract note, in accusts shall be void; otherwise in full for and g, the day and year first above second contract note in the day and year first above second contract note.	Secures 5 of the distance of t			
S S	in anyise appertain PROVIDED	and, forever, and, and this instrum undred, and such fines and charges be shares of Class shares of Class shares of Class shares of Class from the fill the shares and Association with all the thly installments, making a Ten and 16 ast day of and including the month of the first part sl , and comply with all the pr eclosed as in said contract r WHEREOF, The said part S. S. S. S. He it remembes the undersigned, a NOTA	as may become due to said por LEWFENCE G of the capital stock of said A future payments, earnings and total monthly payment of \$\frac{5}{100}\$. December 15 hall cause to be paid to the part ovisions and agreements in saintee provided. 108 of the first part have each of the first part have each of the first part have each of the first part have each, that on this nine RY PUBLIC in and for the CRY PUBLIC	to secure the payment of the sum try of second part under the term Building and ssociation, evidenced by Certificat dividends thereon, which said inter 10 16 , payable as follow , and a like sum on or before the 37 . yof the second part the amount di d note contained, then these preser hereunto set their Elrose Gouc's Henry C. Gouc's teenth day of Dee younty and State aforesaid, came	of DOI and conditions of the contract note I Loan Association to the part fee I Loan Association to the part 1 (e) No. 1304 , which saice set and dues on said shares, the first pust ———————————————————————————————————	secure of the distance of the			
S	in anyise appertain PROVIDED	and, forever, and, forever, and such fines and charges the said The said sare fines and charges the said The said Association with all the thly installments, making a Ten end 16 set day of and including the month of rites if and comply with all the pr colosed as in said contract r WHEREOF, The said part WHEREOF, The said part the undersigned, a NORAL thenry C, OGAL who executed the within in	nent is executed and delivered as may become due to said programmer. The said is a Lewrence of the capital stock of said is future payments, earnings and total monthly payment of \$.5/100	to secure the payment of the sum mry of second part under the terms Building ans ssociation, evidenced by Certificat dividends thereon, which said inter 10 16 , payable as follow , and a like sum on or before the 37 . yof the second part the amount did note contained, then these preser hereunto set their Elrose Gouc's Henry C. Gouc's teenth day of Dee county and State aforesaid, came who 270 persons duly acknowledged the ex-	of DOI and conditions of the contract note I Loan Association to the part 1et I Loan Association to the part 1et No. 1304 which saisest and dues on said shares, the first ps: Dollars (8 10 16 Last day of each an the it under said contract note, in accusts shall be void; otherwise in full for and g, the day and year first above to the comber A. D. 192 7, before Elrose Gouck and lily known to me to be the same per- cention of the same.	LLLARS secures of the distance			
S	in anyise appertain PROVIDED	and, forever, and this instrum mored, and such fines and charges the said The S shares of Class said Association with all the thibly installments, making a distal Association with all the thibly installments, making a distal days of and including the month of the said part of the said Association of the said	nent is executed and delivered as may become due to said part Lewrence G of the capital stock of said M future payments, earnings and total monthly payment of \$.5/100	to secure the payment of the sum try of second part under the term. Building an ssociation, evidenced by Certificat dividends thereon, which said inter 10 16 payable as follow and a like sum on or before the 37 payable as follow yof the second part the amount did d note contained, then these preser hereunto set their Elrose Gauc's Henry C. Gauc's teenth day of Decunity and State aforesid, came who afor persons persons duly acknowledged the ext truy hand and Notarial seal the det	of DOI s and conditions of the contract note it Loan Association to the part 1et No. 1304 which sailest and dues on said shares, the first price it and the said contract note, in accepts the said contract note, in accepts shall be void; otherwise in full for and g, the day and year first above to the said contract note in the day and year first above to the said in the said	LLARS securee securee and desagrant ie devery ordance and virtue.			
The second control and an additional control and an additional control and additional contr	in anyise appertain PROVIDED	and, forever, and, forever, and such fines and charges the said The said sare fines and charges the said The said Association with all the thly installments, making a Ten end 16 set day of and including the month of rites if and comply with all the pr colosed as in said contract r WHEREOF, The said part WHEREOF, The said part the undersigned, a NORAL thenry C, OGAL who executed the within in	nent is executed and delivered as may become due to said police of the capital stock of said of the capital stock of said of future payments, earnings and total monthly payment of \$5.5/100	to secure the payment of the sum try of second part under the term. Building an ssociation, evidenced by Certificat dividends thereon, which said inter 10 16 payable as follow and a like sum on or before the 37 yof the second part the amount di d note contained, then these preser hereunto set their Elrose Gauc's Henry C. Gauc' teenth day of Decounty and State aforesid, came who are persons persons duly acknowledged the et try hand and Notarial seal the d 1.C. Stevenson	of DOI and conditions of the contract note I Loan Association to the part 1et I Loan Association to the part 1et No. 1304 which saisest and dues on said shares, the first ps: Dollars (8 10 16 Last day of each an the it under said contract note, in accusts shall be void; otherwise in full for and g, the day and year first above to the comber A. D. 192 7, before Elrose Gouck and lily known to me to be the same per- cention of the same.	LLARS secures secures at the secure of the s			
The state of the s	in anyise appertain PROVIDED	and, forever, and, and this instrum undred—and such fines and charges and such fines and charges shares of Class shares of Class said Association with all the thly installments, making a fet day of discluding the month of stiges the day of discluding the month of stiges the said part Stiges the undersigned, a NOTA Henry C. Gauc Henry C. Gauc Henry C. Gouc how executed the within in IN TESTIMONY W My Commission expires	as may become due to said por LEWFENCE G of the capital stock of said A future payments, earnings and total monthly payment of \$\frac{1}{2}\text{December}\$ Jenuary 1922 December 15 hall cause to be paid to the par ovisions and agreements in said to the part ovisions and agreements in said to provided. Jes of the first part have red, that on this nine RY PUBLIC in and for the Ck her husband astrument of writing, and such the company of	to secure the payment of the sum rry of second part under the term susciation, evidenced by Certificat dividends thereon, which said inter 10 16 , payable as follow and a like sum on or before the 37 . yof the second part the amount du d note contained, then these preser hereunto set the 1r , Elrose Gouc's Henry C. Gouc' teenth day of De ounty and state aforesaid, came who are persons persons duly acknowledged the ext try hand and Notarial seal the d 1. C. Stevenson USE of Deeds is authorized to release if	of DOI and conditions of the contract note Loan Association to the part 1et. No. 1304 , which sailed the contract note of the contract note of the contract note. Dollars (8 10 16 last 4 day of each an tee it under said contract note, in accepts a shall be void; otherwise in full for and g. the day and year first above so the contract note of the contract note o	LLARS secures secures at the secure of the s			
S	in anyise appertain PROVIDED	and, forever, and, and this instrum undred—and such fines and charges and such fines and charges shares of Class shares of Class said Association with all the thly installments, making a fet day of discluding the month of stiges the day of discluding the month of stiges the said part Stiges the undersigned, a NOTA Henry C. Gauc Henry C. Gauc Henry C. Gouc how executed the within in IN TESTIMONY W My Commission expires	as may become due to said por LEWFENCE G of the capital stock of said A future payments, earnings and total monthly payment of \$\frac{1}{2}\text{December}\$ Jenuary 1922 December 15 hall cause to be paid to the par ovisions and agreements in said to the part ovisions and agreements in said to provided. Jes of the first part have red, that on this nine RY PUBLIC in and for the Ck her husband astrument of writing, and such the company of	to secure the payment of the sum rity of second part under the term Building and ssociation, evidenced by Certificat dividends thereon, which said inter 10 16 , payable as follow , and a like sum on or before the 37 . yof the second part the amount di d note contained, then these proses hereunto set their Elrose Gouc's Henry C. Gouc's teenth day of Dee unity and State aforesaid, came who nre persons day acknowledged the et t my hand and Notarial seal the d 1. C. Stevenson MSE	of DOI stand conditions of the contract note it Loan Association to the part ici No. 1304, which sais stand dues on said shares, the first ps Dollars (\$ 10 16 last day of each an tie it under said contract note, in acc tits shall be void; otherwise in full for and g, the day and year first above s k center A. D. 192 7, befe Elrose Couck and ally known to me to be the same pen ceution of the same. ay and year above written. Notary 1 t of record. ing and Loan Association.	LLARS securee securee and desagrant ie devery ordance and virtue.			