## MORTGAGE RECORD 每71

	FROM	STATE OF KANSAS, E	
	W.W. Horris	Jen	. p. ma 8. 1:15 P
	то	G	Sa E Wellman Register of Deeds.
20	Douglas Co. Bldg. & L. Ass'n	By	Register of Deeds, Deputy.
	THIS INDENTURE, Made this 7th	lay of Jenuery	A. D. 192 <sup>2</sup> , between
-	W.W. Morris and his wife Mildred Viola Morris		
STREET PRINCIPLE ALTHROPOLOGIC SPERSON STREET	of Douglas County, in the State of Kansas, of the first part, and The Bouglas County Building and Loan Association of Lawrence, Kansas, of the second part.  WINDSSETH: That the said part log of the first part, in consideration of the sum of One Hundred Fifty and no/100 DOLLARS, the receipt of which is hereby schooledged, do by 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:  Lots Nos Thirteen (15) and Fourteen (14) in Block Two (2) in Belmont an Addition adjacent		
MACHINE MACHINE	to the City of Lawrence.		
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CHARTECT STOKE TO STOKE THE STORE THE STATE THE STATE OF	TO HAVE AND TO HOLD THE SAME, Together with all in anywise appertaining, forever, PROVIDED ALWAYS, And this instrument is executed and One Hundred Fifty and no with interest thereon, and such fines and charges as may become due thereby, advanced by the said The Douglan Sounty first part upon 12 shares of Class G of the capital stock have been assigned to said Association with all the future payments, carragree. to pay monthly installments, making a total monthly payment on one before the 7th day of Jonuary month thereafter to and including the month of December Now, if said part 100 of the first part shall cause to be poid to with the terms thereof, and comply with all the provisions and agreem effect, and may be foreclosed as in said contract note provided.  IN WITNESS WHEREOF, The said part 100.	telivered to secure the payment of the 100 o aid party of second part under the Buildin, of said Association, evidenced by Certings and dividends thereon, which said nt of \$ 1.92 and 1 payable as 6 1.92 and 1 like sum on or befor 19 37. the party of the second part the amounts in cald note contained, then these party of the second part the amounts in cald note contained, then these party of the second part the 3 party of the second pa	sum of DOLLARS, terms and conditions of the contract note secured a and Loan Association to the part 100 of the fieate No. 3471 , which said shares interest and dues on said shares, the first part 100 ollows:  Dollars (\$ 1.91 )  ethe 7th day of each and every nt due it under said contract note, in accordance resents shall be void; otherwise in full force and 11 of the day and year first above written.
-	in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and One Rundred Fifty and now with interest thereon, and such fines and charges as may become due to hereby, advanced by the said The Douglan Country first part upon 1½ shares of Class G of the capital stock have been assigned to said Association with all the future payments, can agree. It is pay monthly installments, making a total monthly payme One and 91/100 on or before the 7th day of Journary month thereafter to and including the month of December Now, if said part 100 of the first part shall cause to be paid to with the terms thereof, and comply with all the provisions and agreem effect, and may be foreclosed as in said contract note provided.  IN WITNESS WHEREOF, The said part 100 of the first page 100 of the firs	telivered to secure the payment of the 100 o aid party of second part under the Buildin, of said Association, evidenced by Certings and dividends thereon, which said nt of \$ 1.92 and 1 payable as 6 1.92 and 1 like sum on or befor 19 37. the party of the second part the amounts in cald note contained, then these party of the second part the amounts in cald note contained, then these party of the second part the 3 party of the second pa	sum of DOLLARS, terms and conditions of the contract note secured a rad Loan Association to the part 1es of the fieste No. 3471 , which said shares interest and dues on said shares, the first part 1es ollows:  Dollars (\$ 1.91 )  ethe 7th day of each and every nt due it under said contract note, in accordance resents shall be void; otherwise in full force and it hand the day and year first above written.
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EZODY MMCTACHON TO CONC. MANGET TO A SHARE	in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and One Bundared Fifty and now with interest thereon, and such fines and charges as may become due to berely, advanced by the said The Douglan Country first part upon 1½ shares of Class G of the capital stock have been assigned to said Association with all the future payments, carragree. to pay monthly installments, making a total monthly payme One and 91/100 on or before the 7th day of Jonnary month thereafter to and including the month of December Now, if said part 16e of the first part shall cause to be point with the terms thereof, and comply with all the provisions and agreemedlect, and may be foreclosed as in said contract note provided.  IN WITNESS WHEREOF, The said part 10e of the first part	telivered to secure the payment of the 100 o axid party of second part under the Building of said Association, evidenced by Certings and dividends thereon, which said nt of \$1.91 payable as for 19 37. The party of the second part the amounts in caid note contained, then these part that VC hereunto set the wind. Morris Mildred Vi Th day of for the County and State aforesaid, ca when the county and State aforesaid, ca who are the county and State aforesaid, ca who are the county and such persons duly acknowledged treunto set my hand and Notarial seal 192 . S Pearl	sum of DOLLARS, terms and conditions of the contract note secured a and Loan Association to the part 160 of the finite No. 3471 which said shares interest and dues on said shares, the first part168 ollows:  Dollars (\$ 1.91 the part 160
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