MORTGAGE RECORD **藝71**

	Applicant victoria	FROM	S		ment was filed	HAS COUNTY i for record on t o., 192 8, At	he 5	da Pil.
_3444 _•75	W	E. J. Netzer & Wife	(ACT 4)	Иау	2	S 7.	1.10	F11.
	AUDINI NAMEDO (IA)	Douglas County Bldg. &	Loan Ass'n B	у	024	, 6 u	Register of Deputy.	Deeds
	THIS INDENTURE, Made this 4th day of May A. D. 192 5, between E. J. Netzer and his wife, Frieda C. Netzer							
	of Douglas Co	unty, in the State of Kansas, of the first po		as County		Ruilding and	Loan Association of	Lawre
NAME OF TAXABLE PARTY.	Kansas, of the WITNE	esecond part. ESSETH: That the said part ies of the						
	the receipt of v	which is hereby acknowledged, do by the following described real estate, situate	y these presents grant, ha	rgain, sell and c	onvey, unto sa	100 aid party of the s	second part, its succ	OOLLA cessors
-		Lot No. Ni	ne (9) in Hosford	i's Second	Addition	to the city	,	
-		of Lawrence	9					
-								
accessors.								
-								
Character								
- Anna								
1 1								
Annie transcentum								
AND THE PERSON NAMED AND PARTY OF TH								
THE REAL PROPERTY PROPERTY AND ADDRESS OF THE PERSON OF TH								
		E AND TO HOLD THE SAME, Togeth	er with all and singular,	the tenements,	hereditaments	and appurtena	nces thereunto belo	onging
NO PROPRIETORISTICATION CONTINUES TO CONTINUE STATEMENT OF THE CONTINUES O	in anywise apper			cure the payme	nt of the sum	of		
THE THE PARTY OF T	in anywise apper PROVIDI	taining, forever. ED ALWAYS, And this instrument is ex-	ecuted and delivered to se	cure the payme Three H	nt of the sum o	of 1 no/100 -	DO	LLAR
LATA ALLO FERROR SPACES CONTINUES AND SERVICE SPECIAL SPECIAL SPACES AND SPECIAL SPACES AND SPACES SPACES SPACES	in anywise apper PROVIDI with interest thereby, advances first part upon have been assigne	taining, forever. ED ALWAYS, And this instrument is excreton, and such fines and charges as may be do by the said The Dougl 3 shares of Class 6 of the cd to said Association with all the future pa	ecuted and delivered to se ecome due to said party of as County capital stock of said Associ yments, earnings and divi	Three H Three H of second part us iation, evidenced lends thereon, w	nt of the sum oundred and nder the terms Building and i by Certificate hich said interes	of no/100 - and conditions Loan Associati No. 3508	of the contract note on to the part 1e; , which sa	OLLAR e secure B of th
TOTAL THE SECOND STATES OF THE PROPERTY OF THE	in anywise apper PROVIDI with interest the hereby, advances first part upon have been assigne agreeto pay	taining, forever. ED ALWAYS, And this instrument is ex- reon, and such fines and charges as may b d by the said The Shares of Class G of the d to said Association with all the future pa- monthly installments, making a total mor	ecuted and delivered to see ecome due to said party of as County capital stock of said Associ yments, earnings and dividually payment of \$ 5 Six &	Three Horizont in the payment of second part unitation, evidenced dends thereon, w06 payment 06/100	nt of the sum of undred and nder the terms Building and it by Certificate hich said intervable as follows	of no/100 - and conditions loan Associatien No. 3508	of the contract note on to the part ie; , which sa aid shares, the first	DLLAR e secure s of ti id shar part 16
	in anywise apper PROVIDI with interest the hereby, advances first part upon have been assigne agreeto pay on or before the	taining, forever. ED ALWAYS, And this instrument is ex- reon, and such fines and charges as may b d by the said The Doug1 shares of Class G of the e dt to said Association with all the future pa monthly installments, making a total mor	ecuted and delivered to see ecome due to said party of as County capital stock of said Associ yments, earnings and dividently payment of \$. 5. Six & May , 192 3	Three Hof second part unitation, evidenced lends thereon, w06 pay and 06/100 and a like sum of	nt of the sum of undred and nder the terms Building and it by Certificate hich said intervable as follows	of no/100 - and conditions loan Associatien No. 3508	of the contract note on to the part 1e; , which sa	DLLAR e secur s of t id shar part 16
The Paris and Pa	in anywise apper PROVIDI with interest the hereby, advances first part upon have been assigne agree to pay on or before the month thereafter Now, if sai with the terms th	taining, forever. ED ALWAYS, And this instrument is extereon, and such fines and charges as may be depth to the said The Dougl Shares of Class G of the ed to said Association with all the future paramonthly installments, making a total more than the day of to and including the month of Apr id part 1es of the first part shall cause error, and comply with all the provisions as	ecuted and delivered to se ecome due to said party e as County capital stock of said Assoc yments, carnings and divic thly payment of \$. 6. Six e May	Three Hi of second part us intion, evidenced dends thereon, w .06 pay and 06/100 and a like sum of the second part	nt of the sum of undred and nider the terms. Building and i by Certificate hich said intervable as follows n or before the the amount du	of 1 no/100 - and conditions 1 Loan Associati No. 3508 est and dues on as 1 th	DO of the contract note on to the part len which sa ald shares, the first Dollars (\$ 6, day of each ar	DLLAR e securing of the securi
THE PERSON	in anywise apper PROVIDI with interest the hereby, advance first part upon have been assigne agree to pay on or before the month thereafter Now, if sai with the terms th effect, and may b	taining, forever, ED ALWAYS, And this instrument is ex- reon, and such fines and charges as may b d by the said The Shares of Class G of the o d to said Association with all the future pa monthly installments, making a total mor 4th day of to and including the month of Apr d part 1es of the first part shall cause	ecuted and delivered to se ecome due to said party of as County papital stock of said Associ yments, earnings and diviye table payment of \$ 6. Six of May 1928 11 1933 to be paid to the party of and agreements in said no ided.	Three Hi of second part was a second part to second part to contained, the	nt of the sum of undred and near the terms Building and it by Certificate hich said intervable as follows nor before the the amount due on these presents.	of in no/100 - and conditions of Loan Associati No. 3508 st and dues on as the it under said c its shall be void;	of the contract note on to the part ie; which as id shares, the first j Dollars (\$ 6, day of each a contract note, in acc otherwise in full for	DLLAR e secure s of the id share part 1e . 06 . nd ever cordance orce an
THE PERSON	in anywise apper PROVIDI with interest the hereby, advance first part upon have been assigne agree to pay on or before the month thereafter Now, if sai with the terms th effect, and may b	taining, forever. ED ALWAYS, And this instrument is exe reon, and such fines and charges as may b d by the said The Doug1 3 shares of Class G of the e d to said Association with all the future pa monthly installments, making a total mor 4th day of to and including the month of Apr id part 1es of the first part shall cause erroof, and comply with all the provisions: a foreclosed as in said contract note provi	ecuted and delivered to se ecome due to said party of as County papital stock of said Associ yments, earnings and diviye table payment of \$ 6. Six of May 1928 11 1933 to be paid to the party of and agreements in said no ided.	Three in the payment of second part unitation, evidenced lends thereon, who is a payment of the second part the second part the contained, the second part the contained, the second second part the second pa	nt of the sum undred and under the terms Building and it by Certificate hich said intercable as follows nor before the the amount duen these presente in h. E. J. Netze	of in no/100 - and conditions Loan Association No. 3508 set and dues on assistant dues on assistant dues on assistant dues on a standard s	of the contract note on to the part ie; which as id shares, the first j Dollars (\$ 6, day of each a contract note, in acc otherwise in full for	DLLAR e secure s of ti id shar part 1 e . 0 6 . nd ever
THE PERSON NAMED IN	in anywise apper PROVIDI with interest the hereby, advance first part upon have been assigne agree to pay on or before the month thereafter Now, if sai with the terms th effect, and may b	taining, forever. ED ALWAYS, And this instrument is exe reon, and such fines and charges as may b d by the said The Doug1 3 shares of Class G of the e d to said Association with all the future pa monthly installments, making a total mor 4th day of to and including the month of Apr id part 1es of the first part shall cause erroof, and comply with all the provisions: a foreclosed as in said contract note provi	ecuted and delivered to se ecome due to said party of as County papital stock of said Associ yments, earnings and diviye table payment of \$ 6. Six of May 1928 11 1933 to be paid to the party of and agreements in said no ided.	Three in the payment of second part unitation, evidenced lends thereon, who is a payment of the second part the second part the contained, the second part the contained, the second second part the second pa	nt of the sum undred and undred and neer the terms Building and by Certificate this aid inter- rable as follows n or before the the amount due on these presented in the presented in the second and the second are in the second ar	of in no/100 - and conditions Loan Association No. 3508 set and dues on assistant dues on assistant dues on assistant dues on a standard s	of the contract note on to the part ie; which as id shares, the first j Dollars (\$ 6, day of each a contract note, in acc otherwise in full for	DLLAR e secure s of the id share part 1e . 06 . nd ever cordance orce an
APPROXIMATE TO THE THEORY OF THE SECOND SECO	in anywise apper PROVIDI with interest the hereby, advances first part upon have been assigne on or before the month thereafter Now, if sai with the terms IN WITN STATE OF KA	taining, forever. ED ALWAYS, And this instrument is extereon, and such fines and charges as may be do by the said The Doug! Shares of Class G of the cito said Association with all the future paramonthly installments, making a total more to and including the month of Apr to and including the month of Apr dipart les — of the first part shall correct, and comply with all the provisions in foreclosed as in said contract note provides the contract note provides the contract of	ecuted and delivered to se ecome due to said party e as County capital stock of said Assoc ments, carnings and divi tably payment of \$. 6. Six v 49.23 . 11 19.33 to be paid to the party of and agreements in said no died. of the first part ha Ve h	Three in the payment of second part unitation, evidenced lends thereon, who is a payment of the second part the second part the contained, the second part the contained, the second second part the second pa	nt of the sum undred and undred and undred and under the terms Building and the Certificate hich said intervable as follows in or before the the amount due in these presenter her. J. Netze Frieda C.	of ino/100 - and conditions Loan Association No. 3508 st and dues on as the it under said to tas shall be void; and a the day a r Netzer	of the contract not on to the part iei not othe part iei which sa hid shares, the first ; Dollars (s. 6. day of each a ontract note, in acc otherwise in full fo	DLLAR 6 of ti d shar part 16 06 cordane cordane writter
APPROXIMATE TO THE THEORY OF THE SECOND SECO	in anywise apper PROVIDI with interest the hereby, advance first part upon have been assigne agree to pay on or before the month thereafter Now, if sai with the terms the effect, and may be IN WITN	taining, forever. ED ALWAYS, And this instrument is extereon, and such fines and charges as may be do by the said The Dougl Shares of Class G of the do said Association with all the future pare monthly installments, making a total more to and including the month of the first part shall cause errof, and comply with all the provisions are of oreclosed as in said contract note provides SWHEREOF, The said part 168 or SWHEREOF, The sa	ecuted and delivered to se ecome due to said party e as County capital stock of said Assoc ments, carning and dividently payment of s Six e May 1923 . 11 1933 to be paid to the party of and agreements in said no ided. 6 the first part ha Ve h	Three his second part us faiting, evidence fleats thereon, w. 06 pay and 06/100 and a like sum on the second part to contained, the creunto set the	nt of the sum on the damagnetic d	of ino/100 - and conditions . Loan Association	of the contract not on to the part 1ei, which sa the first bid shares, the first bid shares, the first bid shares, the first day of each a ontract note, in according to the same of the same bid shares and year first above	e secure 6 of ti 6 of ti id shar 1 of
APRENCIAL SECURITY OF THE PROPERTY OF SECURITY LABOR.	in anywise apper PROVIDI with interest the hereby, advances first part upon have been assigne on or before the month thereafter Now, if sai with the terms IN WITN STATE OF KA	taining, forever. ED ALWAYS, And this instrument is extereon, and such fines and charges as may be do by the said The Dougl Shares of Class G of the do said Association with all the future part monthly installments, making a total more to and including the month of day of to and including the month of day for the first part shall cause eroof, and comply with all the provisions of foreclosed as in said contract note provided to the first part feel of the first part shall cause efforced as in said contract note provided to the first part feel of the first part shall cause efforced as in said contract note provided to the first part feel of the first part shall cause eroof, and comply with all the provisions of force of the first part shall cause eroof, and comply with all the provisions of the first part shall cause eroof, and comply with all the provisions of the first part shall cause eroof, and comply with all the provisions of the first part shall be a shall be considered to the first part shall be con	cented and delivered to see ecome due to said party e as County capital stock of said Assoc ments, carnings and divic tibly payment of \$ Six e May 1923 . 11 1933 to be paid to the party of and agreements in said no ded. of the first part ha ve h on this 5th LIC in and for the Count, cut of writing, and such per ecome of the count, cut of writing, and such per ecome of the count, cut of writing, and such per ecome of count, cut of writing, and such per ecome of count, cut of writing, and such per ecome of count, cut of writing, and such per ecome of count, cut of writing, and such per ecome of count, cut of writing, and such per ecome of count, cut of writing, and such per ecome of count, cut of count,	the payment of the pa	nt of the sum undred and undred and the terms Building and building and by Certificate hick said inter-rable as follows: n or before the the amount due to these presenter he E. J. Netze Frieda C. (May resaid, came persona wledged the extra persona persona wledged the extra persona wledged the extra persona persona wledged the extra persona persona wledged the extra persona	of ino/100 - and conditions . Loan Association . No. 3508 set and dues on as set and dues on as set and dues on as set and the set and the set as shall be void; and it is	of the contract not on to the part 1e; , which sa the same point of the part 1e; , which sa the same point of the part 1e; Dollars (\$ 6, day of each at ontract note, in acc otherwise in full found year first above A. D. 192 \$ 5, before and \$15 to be the same point.	e securit e securit de
APRENDICTION OF THE PROPERTY OF THE PARTY AND THE PARTY.	in anywise apper PROVIDI with interest the hereby, advances first part upon have been assigne on or before the month thereafter Now, if said with the terms IN WITN STATE OF KA COUNTY OF DOU	taining, forever. ED ALWAYS, And this instrument is extereon, and such fines and charges as may be depth of the Dougl Shares of Class G of the do said Association with all the future parenthly installments, making a total more than the first of the parenthly installments, making a total more to and including the month of Apr to and including the month of Apr dipart fee of the first part shall cause croof, and comply with all the provisions in foreclosed as in said contract note provisions we foreclosed as in said contract note provisions. NSAS. SS. Be it remembered, that the undersigned, a NOTARY PUB wife, Frieda C. Net	cented and delivered to se ecome due to said party e as County capital stock of said Assoc ments, carning and divic tibly payment of s Six e May 1928 . 11 1933 to be paid to the party of and agreements in said no ded. of the first part ha Ve h	cure the payme Three hi of second part u iation, evidenced leads thereon, w. 0.6 payand 0.6/100 and a like sum o the second part te contained, the creunto set th day o y and State afor the day the second hip acknow the second part te contained, the creunto set th	nt of the sum undred and undred and the terms Building and building and by Certificate hick said inter-rable as follows: n or before the the amount due to these presenter he E. J. Netze Frieda C. (May resaid, came persona wledged the extra persona persona wledged the extra persona wledged the extra persona persona wledged the extra persona persona wledged the extra persona	of ino/100 - and conditions or and conditions or and conditions or 3508 st and dues on as stand dues on as stand dues on as stand dues on as stand dues or a stand due to the shall be void; and B the day a r Netzer E. J. Netze the shall be conditioned the stand due to the stan	of the contract not on to the part 1e; , which sa the same point of the part 1e; , which sa the same point of the part 1e; Dollars (\$ 6, day of each at ontract note, in acc otherwise in full found year first above A. D. 192 \$ 5, before and \$15 to be the same point.	DLLARR 6 of the second of the
AND REAL PROPERTY OF THE PROPE	in anywise apper PROVIDI with interest the hereby, advance first part upon have been assigne agree to pay on or before the month thereafter Now, if a with the terms th effect, and may b IN WITN STATE OF KA COUNTY OF DOU	taining, forever. ED ALWAYS, And this instrument is extereon, and such fines and charges as may be do by the said The Dougl Shares of Class G of the do said Association with all the future part monthly installments, making a total more to and including the month of the first part shall cause eroof, and comply with all the provisions are foreclosed as in said contract note provides the first part shall cause efforces as in said contract note provides the first part shall cause for the first part shall cause efforces as in said contract note provides the first part shall cause for the first part shall cause efforces as in said contract note provides the first part shall cause for forces and comply with all the provisions are forces as a said contract note provides as a said contract	cuted and delivered to se ecome due to said party e as County capital stock of said Assoc wments, earnings and divic tibly payment of \$ 6. Six e May 192 3 . 11 1933 to be paid to the party of and agreements in said no ded. on this 5th LIC in and for the Count, izer . to d writing, and such per F, I have hereunto set my r 13 18\$ 32 . RELEASE	the payment of the pa	nt of the sum undred and undred and the terms Building and by Certificate hich said intervable as follows in the samount due in these present in the E.J. Netzee Frieda C. (Way esaid, came personal selection of the said of the	of ino/100 - and conditions . Loan Association . 3508 set and dues on as set and dues on as set and dues on as set and the set and the set as shall be void; and a the day a r . Netzer . E. J. Netzer . E. J. Netze as an ay and year abonick	Dollars (\$ 6. day of each a otherwise in full for and year first above the A. D. 192 8, befur and his same perme.	DILAR B of the second of the s
APPROXIMATE TO THE THEORY OF THE SECOND SECO	in anywise apper PROVIDI with interest the hereby, advance first part upon have been assigne agree to pay on or before the month thereafter Now, if a with the terms th effect, and may b IN WITN STATE OF KA COUNTY OF DOU	taining, forever. ED ALWAYS, And this instrument is extereon, and such fines and charges as may be depth to the said The Doug! Shares of Class G of the cit said Association with all the future paramonthly installments, making a total more to and including the month of Aprica of the first part shall correct, and comply with all the provisions in foreclosed as in said contract note provided the complex of the first part shall consider the foreclosed as in said contract note provides the first part shall be provided by the first part shall be foreclosed as in said contract note provides the first part shall be provided by the first part shall be foreclosed as in said contract note provided by the undersigned, a NOTARY PUB wife, Frieda C. Net who executed the within instrument IN TESTIMONY WHEREO My Commission expires January secured by this mortgage has been paid in it.	ecuted and delivered to se ecome due to said party e as County capital stock of said Assoc yments, carnings and divic tably payment of \$. 6. Six v May 1923 . 11 19 33 to be paid to the party of and agreements in said no ided. of the first part ha Ve In the first part ha Ve LIC in and for the Count year of writing, and such per to divirting, and such per to the first part ha ve RELEASE full, and the Register of I	the paymer the paymer three his second part usiation, evidence lends thereon, w. 06 pay and 06/100 and a like sum on the second part to contained, the creunto set the day of and State aforthe his payment with the creunto set the contained, the creunto set the	nt of the sum undred and undred and undred the terms Building and building and by Certificate hich said inter-rable as follow: n or before the the amount due to these presenter he E. J. Netze Frieda C. (May resaid, came persona whedged the extra a fail scal the d John C. Extra decirity of the control o	of ino/100 - and conditions . Loan Association	of the contract not on to the part 1ei, which sa the first pollars (\$ 6, day of each at ontract note, in acc otherwise in full found year first above A. D. 192 5, befor and his to be the same perme. Notary	DILAR B of the second of the s
THE RESIDENCE OF THE PROPERTY OF THE PROPERTY OF THE PROPERTY AND A PROPERTY OF THE PROPERTY O	in anywise apper PROVIDI with interest the hereby, advance first part upon have been assigne agree to pay on or before the month thereafter Now, if a with the terms th effect, and may b IN WITN STATE OF KA COUNTY OF DOU	taining, forever. ED ALWAYS, And this instrument is extereon, and such fines and charges as may be do by the said The Doug! Shares of Class G of the do said Association with all the future pare monthly installments, making a total more to and including the month of day of to and including the month of day for the first part shall cause eroof, and comply with all the provisions of foreclosed as in said contract note provided to the first part feel of the first part shall cause efforced as in said contract note provided to the first part feel of the first part shall cause efforced as in said contract note provided to the first part feel of the first part shall cause efforced as in said contract note provided to the first part feel of the first part	cuted and delivered to se ecome due to said party e as County capital stock of said Assoc wments, earnings and divic tibly payment of \$ 6. Six e May 192 3 . 11 1933 to be paid to the party of and agreements in said no ded. on this 5th LIC in and for the Count, izer . to d writing, and such per F, I have hereunto set my r 13 18\$ 32 . RELEASE	the paymer the paymer three his second part usiation, evidence lends thereon, w. 06 pay and 06/100 and a like sum on the second part to contained, the creunto set the day of and State aforthe his payment with the creunto set the contained, the creunto set the	nt of the sum undred and undred and undred the terms Building and building and by Certificate hich said inter-rable as follow: n or before the the amount due to these presenter he E. J. Netze Frieda C. (May resaid, came persona whedged the extra a fail scal the d John C. Extra decirity of the control o	of ino/100 - and conditions Loan Association No. 3508 set and dues on as set and dues on as the ti under said of the shall be void; and B the day a r Netzer E. J. Netzer E. J. Netzer and of the say and year about of record.	of the contract not on to the part 1ei, which sa the first pollars (\$ 6, day of each at ontract note, in acc otherwise in full found year first above A. D. 192 5, befor and his to be the same perme. Notary	DLLARR 6 of the second of the