## 窗 NORTGAGE RECORD 酶 71

		FROM	STATE OF KANSAS, DOUGLAS COUNTY, 53. This instrument wasfiled for record on the 6 day of Nov. A. D., 192 8, At 3:45 P. M.	
	2	Zarl F. Price	a candan	
	2	Ing Bliff & Ioon Apple	Register of Deeds.	1
Barl J. Price and Lam A. Price Mis Fig         Charles Converting Lam.         WINDSHIEL That the adjust the field with the threadmaching of Longong Lan Association of Langong L	-			
TO BAYL AND TO BOLD THE SAME. Together with all and signly, the terms and a starting at the start of the moment and starting of the start of th				(
<pre>WINNERSETH: That he add put let d the first put, to evolution d them as d Tree Randed Tree Randed</pre>			rence Building and Loan Association of Lawrence,	
TO HAVE AND TO HOLD THE SAME, Torotter sith all ad singlet, the teaments, breditanests and apparenaace thereats belonging or any set of the same set of the sa		Kansas, of the second part. WITNESSETH: That the said part <b>1es</b> of the first part, in consideration of the sum of <b>Three Hundred</b> DOLLARS. the receipt of which is hereby acknowledged, do by these presents grant, bargain, sell and convey, unto said party of the second part, its successors and		
TO HAVE AND TO HOLD THE SAME Tracker with all and signable, the transmits, breditments and apparenance thereans belonging or many apparenance in the same series and the same series of	The second second	Lot sixtuen (16) in Block one (1	l) in Babcock's Addition an addition to the	
In anysic appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sam of Three Hundred DULLARS, with interest thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The Lawrence Building and Laan Association to the part. 102 the fort part upon dense of Case G of the capital atock of said Association, evidenced by Certificate No. 1445 Arrence Thirteen and 50 the first part 102 Thirteen and 50/100 on or boker the 1nst day of November 192 5, and a like sum on or before the Ct 1 het day of each and every month installment; making a total monthly payment v3 Now, if said part 102 Now, if said	INHORNED	City of Lawrence.		
In anysic appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sam of Three Hundred DULLARS, with interest thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The Lawrence Building and Laan Association to the part. 102 the fort part upon dense of Case G of the capital atock of said Association, evidenced by Certificate No. 1445 Arrence Thirteen and 50 the first part 102 Thirteen and 50/100 on or boker the 1nst day of November 192 5, and a like sum on or before the Ct 1 het day of each and every month installment; making a total monthly payment v3 Now, if said part 102 Now, if said	and a real of			
In anysic appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sam of Three Hundred DULLARS, with interest thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The Lawrence Building and Laan Association to the part. 102 the fort part upon dense of Case G of the capital atock of said Association, evidenced by Certificate No. 1445 Arrence Thirteen and 50 the first part 102 Thirteen and 50/100 on or boker the 1nst day of November 192 5, and a like sum on or before the Ct 1 het day of each and every month installment; making a total monthly payment v3 Now, if said part 102 Now, if said	A DESCRIPTION OF THE OWNER OWNER OF THE OWNER OWNER OF THE OWNER OWNER OF THE OWNER OWNE OWNER O			and the second se
In anywhite appertaining, forever.       PROVIDED ALXARS, And this instrument is executed and delivered to secure the payment of the sum of	and a lot of			
In anywhite appertaining, forever.       PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said There interest and dues on said stares, the first part upon 3 distares of Clas G of the capital stock of said Association, evidenced by Certificate No. 11415	and a real			
In anywhite appertaining, forever.       PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said There interest and dues on said stares, the first part upon 3 distares of Clas G of the capital stock of said Association, evidenced by Certificate No. 11415				
In anywhite appertaining, forever.       PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said There interest and dues on said stares, the first part upon 3 distares of Clas G of the capital stock of said Association, evidenced by Certificate No. 11415	-			
In anywhite appertaining, forever.       PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said There interest and dues on said stares, the first part upon 3 distares of Clas G of the capital stock of said Association, evidenced by Certificate No. 11415	-	그 맛있는 것 같이 많이 많이 많이 많이 했다.		
In anywhite appertaining, forever.       PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said There interest and dues on said stares, the first part upon 3 distares of Clas G of the capital stock of said Association, evidenced by Certificate No. 11415				
In anywhite appertaining, forever.       PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said There interest and dues on said stares, the first part upon 3 distares of Clas G of the capital stock of said Association, evidenced by Certificate No. 11415	No. of Concession, Name			
In anywhite appertaining, forever.       PROVIDED ALXARS, And this instrument is executed and delivered to secure the payment of the sum of				
In anywhite appertaining, forever.       PROVIDED ALXARS, And this instrument is executed and delivered to secure the payment of the sum of				ſ
in anywise appertaining. forces.       PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of	and the second			
In anywhite appertaining, forever.       PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said There interest and dues on said stares, the first part upon 3 distares of Clas G of the capital stock of said Association, evidenced by Certificate No. 11415	And the second			
In anywhite appertaining, forever.       PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said There interest and dues on said stares, the first part upon 3 distares of Clas G of the capital stock of said Association, evidenced by Certificate No. 11415	and			
In anywhite appertaining, forever.       PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said There interest and dues on said stares, the first part upon 3 distares of Clas G of the capital stock of said Association, evidenced by Certificate No. 11415				
In anywhite appertaining, forever.       PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said There interest and dues on said stares, the first part upon 3 distares of Clas G of the capital stock of said Association, evidenced by Certificate No. 11415	-			
In anywhite appertaining, forever.       PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The        DOLLARS,         With interest thereon, and such fines and charge as may become due to sidd party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said There interest and dues on said stares, the first part upon 3 distares of Clas G of the capital stock of said Association, evidenced by Certificate No. 11415				
PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of <u>DOLLANS</u> , with interest thereon, and such fines and charge as may become due to said party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The <u>Lavrence</u> Building and Laan Association to the part <u>168</u> the first part upon <u>3</u> shares of Class of of the capital stock of said Association, eithered by Certificat Ko. 11445 have been assigned to said Association with all the future payments, carsings and divideeds thereon, which said interest and dues on said shares, the first part <u>168</u> in the pay monthly installment; making a total monthly payment of <u>3</u> <u>13</u> .55 or or before the <u>184</u> day of <u>November</u> <u>192</u> 5, and a like sum on or before the <u>C</u> <b>that</b> day of each and every month thereafter to and including the month of <u>O</u> <b>c</b> tober <u>19</u> <u>31</u> Now, if said part <u>168</u> of the first part shall cause to be paid to the party of the second part the amount due it under said contract note, in accordance with the terms thereof, and comply with all the provisions and agreements in said note contained, then these presents shall be void: otherwise in full force and effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part <u>168</u> of the first part ha <u>Ve</u> hereunto set <u>their</u> hand <u>8</u> the day and year first above written. Earl F. Price Laura A. Price 15 This wife using in the undersigned, a NOTAKY PUBLIC in and for the County and State aloreabid, came <u>Earl F. Price and Laura A</u> . Price his wife <u>with</u> and said persons duly acknowledged the execution of the same. 15 IN TENTIMONY WHEREOF, Have hereunto set my hand and Notarial sail the day and year above written. My Commission expires <b>Oct 15</b> , <u>1932</u> . 192 <b>i.C' Stevenson</b> Notary Public. <b>RELEASE</b> The debt recurd by this mortgage has been paid in full, and the Register of Devels is authorized to release t; of record. Notary Public. <b>RELEASE</b> The debt recurd by t	l in	TO HAVE AND TO HOLD THE SAME, Together with all and singu answise appertaining, forever,	lar, the tenements, hereditaments and appurtenances thereunto belonging or	
with interest thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contract note secured bereby, advanced by the said The Lawrence Building and Loan Association, to the part 162 the first part upon 3 shares of Class G of the capital stock of said Association, which said interest and due on said shares, the first part 162 the first part upon 3 monthly installament, making a total monthly payment of \$ 132-55		PROVIDED ALWAYS, And this instrument is executed and delivered t		
acted to pay monthly installments, making a total monthly payment of \$ 13.55	he fir	ith interest thereon, and such fines and charges as may become due to said par reby, advanced by the said The Lawrence rst part upon 3 shares of Class G of the capital stock of said As	ty of second part under the terms and conditions of the contract note secured Building and Loan Association to the part <b>108</b> the sociation, evidenced by Certificate No. <b>1445</b> , which said shares	
sone before the last day of November 192 S, and a like sum on or before th Cotlist day of each and every month thereafter to and including the month of October 19 31 Now, if add part 162 of the first part hall cause to be paid to the party of the second part the amount due it under said contract note, in accordance with the terms thereod, and comply with all the provideds and agreements in said note contained, then these presents shall be void: otherwise in full force and effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 165 of the first part ha VC hereunto set their hand S the day and year first above written. Earl F. Price Laura A. Price STATE OF KANSAS, COUNTY OF DAULAS, S. Be it remembered, that on this fifth day of November AD 192, before me, the underskipted, a NOTARY FUBLIC in and for the County and State aforeald, came Earl F. Price and Laura A - Price his wife within instrument of writing, and such persons duy acknowledged the execution of the same person show we were the within instrument of writing, and such persons duy acknowledged the execution of the same. IS IN TESTIMONY WHEREOF, I have hereunto set up hand and Notarial scale the day and year above written. My Commission expires Oct 18, 1932. 192 I.C. Stevenson Notary Publie. RELEASE The dots recured by this mortgage has been raid in full, and the Register of Deeds is authorized to release i: of record. The detor created the wilds in full, and the Register of Deeds is authorized to release i: of record. The detor created is a full of all, and the Register of Deeds is authorized to release i: of record. The detor created is a subording the Recerction. Hy Grape C. Julier Price	ac	ree to pay monthly installments, making a total monthly payment of \$ Thirteen and 55/100	13.56 , payable as follows:	
Now, if said part 165		or before the lnst day of November , 192 i onth thereafter to and including the month of October	8, and a like sum on or before thoctlist day of each and every31	
effect, and may be forcedosed as in said contract note provided.         IN WITNESS WHEREOF, The said part ice of the first part ha ve hereunto set their hand is the day and year first above written.         Earl F. Price         Laura A. Price         STATE OF KANSAS,         Cotstry or Dortars, status         Be it remembered, that on this fifth day of November A. D. 192 before me, the undersighted, a NOTARY PUBLIC in and for the County and State aforesaid, came Earl F. Price and Loura A - Price his wife within instrument of writing, and sach persons day achoneledged the execution of the same person who executed the within instrument of writing, and sach persons day achoneledged the execution of the same.         IS       IN TESTIMONY WHEREOF, I have bereation set my hand and Notarial seal the day and year above written.         My Commission expires Oct 18, 1932. 192       I.C' Stevenson Notary Public.         RELEASE       The dot secured by this mortgage has been paid in full, and the Begister of Deeds is authorized to release i; of record.         The dot secured by this mortgage has been paid in full, and the Begister of Deeds is authorized to release i; of record.         Muter:       The dots secured by this mortgage has been paid in full, and the Begister of Deeds is authorized to release i; of record.         The dots secured by this mortgage has been paid in full, and the Begister of Deeds is authorized to release i; of record.         Muter:       The dots secured by this mortgage has been paid in full, approve the secure of theads and theads and beads and the dow and bead head beads and bead	wi	Now, if said part <b>ies</b> of the first part shall cause to be paid to the party th the terms thereof, and comply with all the provisions and agreements in said	of the second part the amount due it under said contract note, in accordance	
Earl F. Price         Laura A. Price         STATE OF KANSAS, COUNTY OF DOUGLES, State and the second of the county and state aforeside, came. Seri F. Price and Loura A.         The undersided, a NOTARY FUBLIC in and for the County and state aforeside, came. Seri F. Price and Loura A.         Price his wife       who are         who are undersided, a NOTARY FUBLIC in and for the County and state aforeside, came. Seri F. Price and Loura A.         Price his wife       who are personally known to me to be the same person.         IS       IN TESTIMONY WHEREOF. I have hereun to sen by hand and Notarial seal the day and year above written.         My Commission expires       Oct 18, 1932. 192         IS       I.C. Stevenson         Notary Public.         RELEASE         The dobt secured by this metrgage has been raid in full, and the Begister of Deeds is authorized to release it of record.         Mutest:       The dott secured by this metrgage has been raid in full, and the Begister of Deeds is authorized to release it of record.         Mutest:       The dott secured by this metrgage has been raid in full, and the Begister of Deeds is authorized to release it of record.	eff	ect, and may be foreclosed as in said contract note provided.		
STATE OF KANSAS. COUNTY OF DOUCLAS. COUNTY OF DOUCLAS. COUNTY OF DOUCLAS. Secretary. STATE OF KANSAS. COUNTY OF DOUCLAS. Secretary. STATE OF KANSAS. Secretary. State of November A. D. 19.2 before me. A D. 10.2 before me. A D. 19.2			Earl F. Price	
COUNTY OF DOUGLES, Notember A. D. 192 before me, the undersigned, a NOTARY PUBLIC in and for the County and State aforessid, came <b>Earl F. Price and Laura A</b> . <b>Price his wife</b> who are persons duy acknowledged the execution of the same. IS IN TENTIMONY WHEREOF, I have hereunto set my hand and Notarial seal the day and year above written. My Commission expires Oct 18, 1932. 192 I.C. Stevenson Notary Public. <b>RELEASE</b> The debt recured by this mortgage has been paid in fall, and the Register of Deeds is authorized to release ': of record. The debt recured by this mortgage has been paid in fall, and the Register of Deeds is authorized to release ': of record. Attest: My Commission expires Stevenson			Laura A. Price	
the underskiped, a NOTARY PUBLIC in and for the County and State aloreadid, came <b>Earl F. Price and Loura A</b> . <b>Price his wife</b> who are used the within instrument of writing, and such personal dy acknowledged the executed in of the same person <b>Second State Price And Loura A</b> . <b>Price And State aloreadid</b> , second <b>and State aloreadid</b> , second <b>and State aloreadid</b> , second <b>and Notarial seal the day and year above written</b> . <b>My Commission expires Oct 18, 1932. 192</b> . <b>I.C' Stevenson Notary Public. RELEASE</b> The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release ': of record. <b>Building and Loan Association. My Commerce Building and Loan Association. My Concervent Secretary. Provident Provident</b>	5	55.	llouge be a g	
LS IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial seal the day and year above written. My Commission expires Oct 18, 1932. 192 . I.C' Stevenson Notary Public. RELEASE The debt recured by this mortgage has been raid in full, and the Register of Deeds is authorized to release ': of record. The debt recured by this mortgage has been raid in full, and the Register of Deeds is authorized to release ': of record. The debt recured by this mortgage has been raid in full, and the Register of Deeds is authorized to release ': of record. The debt recured by this mortgage has been raid in full, and the Register of Deeds is authorized to release ': of record. The debt recured by this mortgage has been raid in full, and the Register of Deeds is authorized to release ': of record. Building and Lean Association. Attest: Steveners Secretary. By Gree C. Julie Provident	C	the undersighted, a NOTARY PUBLIC in and for the Co <b>Price his wife</b> who executed the within instrument of writing, and such	unty and State aforessid, came <b>Barl F. Price and Loura A</b> . who <b>are</b> personally known to me to be the same person. persons duly acknowledged the execution of the same.	
RELEASE The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release i: of record. The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release i: of record. Building and Lean Association. Attest: Statement Secretary. By George C. Joller Provident		LS IN TESTIMONY WHEREOF, I have hereunto set	my hand and Notarial seal the day and year above written.	
The debt recured by this mortgage has been paid in full, and the Register of Deeds is authorized to release i; of record. The Lawer Corece Building and Lan Association. Attest: Development Secretary. By Long C. Joler Provident	titana		Total I able.	(D
Attest: Determinent Secretary, By Lege C. Joslei President		The debt secured by this mortgage has been paid in full, and the Register of	of Deeds is authorized to release 10 of record.	
	Att	st Determont	Building and Loan Association.	
(MAL) Wey WAX Lawrence, Kansas, 1/101. 24, 1980.		Secretary.		