MORTGAGE RECORD 69 7/

		and and a second s	10.000 CT
	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 14th day of	
		March A. D., 192 9, At 10:10 A. M.	
Np. 93	John C. Certer & Wife	Elsie & Comstrong.	
1 aid\$5.00		Register of Deeds.	
	Douglas County Bldg. & Loan Asen	By Deputy.	
	THIS INDENTURE, Made this 13th day of John C. Carter and	March A. D. 1929 , between Laurel E. Carter, Husband and Wife	
	and an installation of the second	ali ana pani ana ana ana ana ana ana ana ana ana	
	of Douglas County, in the State of Kansas, of the first part, and The D Kansas, of the second part.		
	WITNESSETH: That the said part iegof the first part, in consider Two Thousand and no/100	DOLLARS,	
	the receipt of which is hereby acknowledged, doby these presents grant assigns, all of the following described real estate, situated in the County of De	, bargain, sell and convey, unto said party of the second part, its successors and buglas, State of Kansas, to-wit:	
	Lots Nos. One Hundred Twenty One (121), (One hundred Twenty Three (123)	
	and One Hundred Twenty Five (125) on Dela Lawrence and Lots Nos. One Hundred Twenty	y One (121), One Hundred Twenty	
	Three (123) and One Hundred Twenty Five Earl's Addition to the City of Lawrence.	(125) on Delaware Street in	
		Account of the second of the s	
		(Communication)	
11 1 1 1 1		10 M	
	TO HAVE AND TO HOLD THE SAME, Together with all and singu	har, the tenements, here-litaments and appurtenances therewards helowing or	
	in anywise appertaining, forever,	har, the tenements, here-litaments and appurtenances thereunto belonging or	
	in anywise appertaining, forever, PROVIDED ALWAYS, And this instrument is executed and delivered t Two Thousand and no/100	o secure the payment of the sum of	
	in anywise appertaining, forever, PROVIDED ALWAYS, And this instrument is executed and delivered t Two Thousand and no/100 with interest thereon, and such fines and charges as may become due to said par	o secure the payment of the sum of	
	in anyxice apprtaining, forever, PROVIDED ALWAYS, And this instrument is executed and delivered t Tro Thousand and no/100 with interest thereon, and such fines and charges as may become due to said par- hereby, advanced by the said The Douglas County first part upon 20 shares of Class G of the capital stock of said As	o secure the payment of the sum of	
	in anywice appertaining, forever, PROVIDED ALLWAYS, And this instrument is executed and delivered t Two Thousand and no/100 with interest thereon, and such fines and charges as may become due to said par- hereby, advanced by the said The <u>Douglas Courty</u> first part upon <u>20</u> shares of Class G of the capital stork of said As- have been assigned to said Association with all the future payment step are arree to pay mosthly installments, making a total monthly payment of 8	o secure the payment of the sum of . DOLLARS, ty of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 1es of the sociation, evidenced by Certificate No. 35567 , which said shares buildends thereon, which said interest and dues on said shares, the first part	
	in anyxice apprriating, forever. PROVIDED ALWAYS, and this instrument is executed and delivered t Two Thousand and no/100 with interest thereon, and such fines and charges as may become due to said par- brechy, advanced by the said The Douglas County first part upon 20 shares of Class G of the capital stock of said As- have been assigned to said Association with all the future payments, carnings and agree to pay mosthly installments, making a total monthly payment of \$ 2 Thenty Four and 20/100	o secure the payment of the sum of DOLLARS, ty of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 1es of the sociation, evidenced by Certificate No. 3557 , which said shares lividends thereon, which said interest and dues on said shares, the first part 4.20 , payable as follows: Dollars (§ 24.20)	
	in anywice appertaining, forever, PROVIDED ALWAYS, And this instrument is executed and delivered t Two Thousand and no/100 with interest thereon, and such fines and charges as may become due to said par- hereby, advanced by the said The Douglas County first part upon 20 shares of Class G of the capital stock of said As- have been assigned to said Association with all the future payments, carnings and agree. to pay monthly installments, making a total monthly payment of \$ 2 Twenty Four and 20/100 on or before the 15th day of Marcin , 192 9 month thereafter to and including the month of Pebruary 192	o secure the payment of the sum of DOLLARS, ty of second part under the terms and conditions of the contract note secured Building and Loan Association to the part ies of the sociation, evidenced by Certificate No. 3567 , which said shares birdends thereon, which said interest and dues on said shares, the first part 4,20 , payable as follows: and a like sum on or before the 15th day of each and every 39 .	
	in anywise apprriading, forever, PROVIDED ALWAYS, And this instrument is executed and delivered t Two Thousand and no/100 with interest thereon, and such fines and charges as may become due to said par- hereby, advanced by the said The Douglag County of first part upon 20 shares of Class G of the capital stock of said As- have been assigned to said Association with all the future payments, earnings and agree. to pay mostly installments, making a total monthly payment of 8 2 more before the 15th day of March , 1929 month thereafter to and including the month of Pebruary 191 Now, if said part 162 of the first part shall cause to be paid to the party with the terms thered, and comply with all the provisions and agreements in said	o secure the payment of the sum of DOLLARS, ty of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 1ges of the sociation, evidenced by Certificate No. 3557 , which said shares lividends thereon, which said interest and dues on said shares, the first part 4,20, payable as follows: Dollars (§ 24.20), and a like sum on or before the 15 th day of each and every 39.	
	in anysice apprriating, forever, PROVIDED ALWAYS, And this instrument is executed and delivered t Two Thousand and no/100 with interest thereon, and such fines and charges as may become due to said par- breeby, advanced by the said The Douglate County first part upon 20 shares of Class G of the capital stock of said As- have been assigned to said Association with all the foture payments, carnings and agree to pay monthly installments, making at total monthly payment of \$ 2 Twenty Four and 20/100 on or before the 15th day of March 7e97, 102 Mow, if said part 1es of the first part shall cause to be paid to the party with the terms thereof, and comply with all the provisions and agreements in said effect, and may be foredead as in said contrast note provided.	o secure the payment of the sum of DOLLARS, ty of second part under the terms and conditions of the contract note secured Building and Loan Association to the part ics of the sociation, evidenced by Certificate No. 3567, which said shares buildends thereon, which said interest and dues on said shares, the first part 4.20, payable as follows: . and a like sum on or before the 15th day of each and every 39, . . of the second part the amount due it under said contract note, in accordance note contained, then these presents shall be void; otherwise in full force and	
	in anysice apprriating, forever, PROVIDED ALWAYS, And this instrument is executed and delivered t Two Thousand and no/100 with interest thereon, and such fines and charges as may become due to said par- breeby, advanced by the said The Douglate County first part upon 20 shares of Class G of the capital stock of said As- have been assigned to said Association with all the foture payments, carnings and agree to pay monthly installments, making at total monthly payment of \$ 2 Twenty Four and 20/100 on or before the 15th day of March 7e97, 102 Mow, if said part 1es of the first part shall cause to be paid to the party with the terms thereof, and comply with all the provisions and agreements in said effect, and may be foredead as in said contrast note provided.	o secure the payment of the sum of DOLLARS, ty of second part under the terms and conditions of the contract note secured Building and Loan Association to the part lass of the sociation, evidenced by Certificate No. 3557 , which said shares Wildends thereon, which said interest and dues on said shares, the first part 4,20 , payable as follows: 	
	in anysice apprriating, forever, PROVIDED ALWAYS, And this instrument is executed and delivered t Two Thousand and no/100 with interest thereon, and such fines and charges as may become due to said par- breeby, advanced by the said The Douglate County first part upon 20 shares of Class G of the capital stock of said As- have been assigned to said Association with all the foture payments, carnings and agree to pay monthly installments, making at total monthly payment of \$ 2 Twenty Four and 20/100 on or before the 15th day of March 7e97, 102 Mow, if said part 1es of the first part shall cause to be paid to the party with the terms thereof, and comply with all the provisions and agreements in said effect, and may be foredead as in said contrast note provided.	o secure the payment of the sum of DOLLARS, ty of second part under the terms and conditions of the contract note secured Building and Loan Association to the part ics of the sociation, evidenced by Certificate No. 3567, which said shares buildends thereon, which said interest and dues on said shares, the first part 4.20, payable as follows: . and a like sum on or before the 15th day of each and every 39, . . of the second part the amount due it under said contract note, in accordance note contained, then these presents shall be void; otherwise in full force and	
	in anysice apprriating, forever, PROVIDED ALWAYS, And this instrument is executed and delivered t Two Thousand and no/100 with interest thereon, and such fines and charges as may become due to said par- breeby, advanced by the said The Douglate County first part upon 20 shares of Class G of the capital stock of said As- have been assigned to said Association with all the foture payments, carnings and agree to pay monthly installments, making at total monthly payment of \$ 2 Twenty Four and 20/100 on or before the 15th day of March 7e97, 102 Mow, if said part 1es of the first part shall cause to be paid to the party with the terms thereof, and comply with all the provisions and agreements in said effect, and may be foredead as in said contrast note provided.	o secure the payment of the sum of DOLLARS, ty of second part under the terms and conditions of the contract note secured Building and Loan Association to the part ies of the sociation, evidenced by Certificate No. 3557, which said shares buildends thereon, which said interest and dues on said shares, the first part 4.20, payable as follows: . and a like sum on or before the 15th day of each and every 39 91 the second part the amount due it under said contract note, in accordance note contained, then these presents shall be void; otherwise in full force and hereunto set their hands, the day and year first above written. John C. Carter	
	in arysice appretiating, forever. PROVIDED ALWAYS, And this instrument is executed and delivered t Two Thousand and no/100 with interest thereon, and such fines and charges as may become due to suid par hereby, advanced by the said The Douglag County first part upon 20 shares of Class G of the capital stock of said As have been assigned to said Assection with all the future payments, earnings and agree. to pay mosthly installments, making a total monthly payment of 8 2 Trenty Four and 20/100 on or before the 15th day of March ,102 9 month thereafter to and including the month of Pebruary 19 Now, if said part 162. of the first part shall cause to be paid to the party with the terms thered, and comply with all the provisions and agreements in said effect, and may be foreclased as in said contract note provided. IN WITNESS WHEREOF, The said part 162. of the first part have STATE OF KANSAS.	o secure the payment of the sum of DOLLARS, ty of second part under the terms and conditions of the contract note secured Building and Loan Association to the part less of the sociation, evidenced by Certificate No. 3557, which said shares lividends thereon, which said interest and dues on said shares, the first part 4,20, , yaphbe as follows: , and a like sum on or before the 15th day of each and every 35. , of the second part the amount due it under said contract note, in accordance note contained, then these presents shall be void; otherwise in full force and hereunto set their hands, the day and year first above written. John C. Carter Laurel Z. Carter	
	in arysice apertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered t Two Thousend and no/100 with interest thereon, and such fines and charges as may become due to said par hereby, advanced by the said The Douglas County first part upon 20 shares of Class G of the capital stock of said As have been assigned to said Association with all the foture parments, carrings and agree to pay monthly installments, making a total monthly payment of 3 2 Twenty Four and 20/100 on or lefore the 15th day of March , 102 9 month thereafter to and including the month of <u>Pebruary</u> 19 Now, if said part iee of the first part shall cause to be paid to the party with the terms thereof, and comply with all the provisions and agreements in said effect, and may be foreclased as in said contract note provided. IN WITNESS WHEREOF, The said part ies of the first part have STATE OF KANSAS, COUNTY OF DOUCLAS, Media County of March , 13 the Be it remembered, that on this 13 the	a secure the payment of the sum of DOLLARS. ty of second part under the terms and conditions of the contract note secured Building and Loan Association to the part less of the sociation, evidenced by Certificate No. 3557 , which said shares ividends thereon, which said interest and dues on said shares, the first part 4.20 , payable as follows: and a like sum on or before the 15th day of each and every 3. and a like sum on or before the 15th day of each and every 3. it the second part the amount due it under said contract note, in accordance in one contained, then these presents shall be void; otherwise in full force and hereunto set their hands, the day and year first above written. John C. Carter Laurel E. Carter	
	in anyske apprinting, forever. PROVIDED ALWAYS, And this instrument is executed and delivered t Two Thousand and no/100 with interest therean, and such fines and charges as may become due to side par- hereby, advanced by the said The <u>Douglag County</u> first part upon 20 shares of Class G of the capital stock of said As- have been assigned to said Association with all the future payment, earnings and d agree. to pay mostly installments, making a total monthly payment of 8 2 monthly installments, making a total monthly payment of 8 2 monthly installments, making a total monthly payment of 7. Prenty Four and 20/100 month thereafter to and including the month of <u>Pebruary</u> 192 Now, if said part 162 of the first part shall cause to be paid to the party with the terms thered, and comply with all the provisions and agreements in said effect, and may be foreclased as in said contract note provided. IN WITNESS WHEREOF, The said part 162 of the first part have STATE OF KANNAS, COUNTY OF DOUCLAS, State Be it remembered, that on this 13th the undersigned, a NOTARY PUBLIC in and for the CO E. Centre Turbond & Fife	o secure the payment of the sum of DOLLARS, ty of second part under the terms and conditions of the contract note secured Building and Loan Association to the part less of the sociation, evidenced by Certificate No. 35567 , which said shares lividends thereon, which said interest and dues on said shares, the first part by 20 , payable as follows: Dollars (§ 24, 20) and a like sum on or before the 15th day of each and every 39	
	in arysice apertaining, forever, PROVIDED ALWAYS, And this instrument is executed and delivered t Two Thousend and no/100 with interest thereon, and such fines and charges as may become due to sid par hereby, advanced by the said The Douglas County first part upon 20 shares of Class G of the capital stock of said As have been assigned to said Association with all the foture parments, carrings and agree to pay monthly installments, making a total monthly payment of \$ 2 month thereafter to and including the month of Pebruary 19 Now, if sid part i lee of the first part shall cause to be paid to the party Now, if sid part i lee of the first part shall cause to be paid to the party Now, if sid part i lee of the first part shall cause to be paid to the party Now, if sid part i lee of the first part shall cause to be paid to the party Now, if sid part i lee of the first part shall cause to be paid to the party Now, if sid part i lee of the first part i lee of the first part have IN WITNESS WHEREOF, The said part i lee of the first part have STATE OF KANSAS; COUNTY OF DOUGLAS; Be it remembered, that on this 13 the the undersigned, a NOTARY PUBLIC in and for the Co E. Carter Husband & Kife who executed the within instrument of writing, and such	a secure the payment of the sum of DOLLARS. ty of second part under the terms and conditions of the contract note secured Building and Loan Association to the part less of the sociation, evidenced by Certificate No. 3557 , which said shares ividends thereon, which said interest and dues on said shares, the first part 4,20 , payable as follows: and a like sum on or before the 15th day of each and every 31 , if the second part the amount due it under said contract note, in accordance in othe contained, then these presents shall be void; otherwise in full force and hereunto set their hands, the day and year first above written. John C. Carter Laurel E. Carter day of March, A. D. 192 9, before me, unty and State aforesaid, came John C. Carter and Laurel who are personally known to me to be the same person. B persons dup acknowledged the execution of the same.	
	in arguine appretiating, forever. PROVIDED ALWAYS, And this instrument is executed and delivered t Two Thousand and no/100 with interest therem, and such fines and charges as may become due to said par- hereby, advanced by the said The Douglas County first part upon 20 shares of Class G of the capital stock of said As- have been assigned to said Association with all the future payment of 8 2 monthly installments, making a total monthly payment of 8 2 monthly installments, making a total monthly payment of 8 2 monthly installments, making a total monthly payment of 8 2 monthly fratallments, making a total monthly payment of 8 2 month thereafter to and including the month of <u>Pebruary</u> 192 Mow, if said part 102 of the first part shall cause to be paid to the parts with the terms thered, and comply with all the provisions and agreements in said effect, and may be foreclased as in said contract note provided. IN WITNESS WHEREOF, The said part 102 of the first part have STATE OF KANSAS, COUNTY or DOUCLAS, STATE OF KANSAS, Legol Senl IN TESTIMONY WHEREOF, I have bereatto set	o secure the payment of the sum of DOLLARS, ty of secure the payment of the sum of DOLLARS, ty of securing and Loan Association to the part less of the sociation, evidenced by Certificate No. 3557 , which said shares lividends thereon, which said interest and daes on said shares, the first part dy 20 , payable as follows: Dollars (8, 24, 20) and a like sum on or before the 15th day of each and every 39 . of the second part the amount due it under said contract note, in accordance intereunto set their hands the day and year first above written. John C. Carter Laurel Z. Carter day of March , A. D. 192 9, before me, and a like and for the second part before the before me, and a like and for the presents and the second part first above written. John C. Carter Laurel Z. Carter second part e presendly known to me to be the same person g persons duly acknowledged the execution of the same. my hand and Notarial seal the day and year above written.	
S Pelsoane	in arguine appretiating, forever. PROVIDED ALWAYS, And this instrument is executed and delivered t Two Thousand and no/100 with interest therean, and such fines and charges as may become due to said par- hereby, advanced by the said The Douglas County first part upon 20 shares of Class G of the capital stock of said As- have been assigned to said Association with all the future payment of a 22 Therety Four and 20/100 monthly installments, making a total monthly payment of a 22 more before the 15th day of March , 192 9 month thereafter to and including the month of Pebruary 191 Now, if said part 102 of the first part shall cause to be paid to the party with the terms thered, and comply with all the provisions and agreements in said effect, and may be foreclased as in said contract note provided. IN WITNESS WHEREOF, The said part 102 of the first part have STATE OF KANSAS, COUNTY OF DOUGLAS, March Beit remembered, that on this 15th the undersigned, a NOTARY PUBLIC in and for the CO E. Carter Husband & Fire who executed the within instrument of withing, and such IN TESTIMONY WHEREOF, I have berento set My Commission expires January 13th 192 32	o secure the payment of the sum of DOLLARS, ty of secure the payment of the sum of DOLLARS, ty of securing and Loan Association to the part less of the sociation, evidenced by Certificate No. 3557 , which said shares lividends thereon, which said interest and dues on said shares, the first part 4,20 , payable as follows: and a like sum on or before the 15th day of each and every 39 . of the second part the amount due it under said contract note, in accordance into contained, then these presents shall be void; otherwise in full force and hereunto set their hands the day and year first above written. John C. Carter Laurel Z. Carter day of March , A. D. 192 9, before me, and y add State aforesid, came John C. Carter and Laurel who are personally known to me to be the same person s. persons duly acknowledged the execution of the same. my hand and Notarial seal the day and year above written. 2. John C. Entick Notary Public.	
Written	in arysice apprriabing, forever. PROVIDED ALLWAYS, and this instrument is executed and delivered t Two Thousand and no/100 with interest thereon, and such fines and charges as may become due to said par- hereby, advanced by the said The Douglag County first part upon 20 shares of Class G of the capital stock of said As- have been assigned to said Association with all the future payments, earnings and a gree_to pay mostly installments, making a total monthly payment of 8 2 month thereafter to and including the month of Pebruary 192 Now, if said part 102 of the first part shall cause to be paid to the party with the terms thered, and comply with all the provisions and agreements in said effect, and may be foreclased as in said contract note provided. IN WITNESS WHEREOF, The said part 102 of the first part have STATE OF KANSAS; COUNTY of DOUGLAS; bas. Be it remembered, that on this 13th the undersigned, a NOTARY PUBLIC in and for the CO E. Carter Husband & Witing, and such IN TESTIMONY WHEREOF, I have breunto set My Commission expires January 13th 192 32 RELEAR. The dold accured by this the most pay base have no said is fold acted by the time the party with the terms of the first part have 100 may 13 th 192 35 RELEAR.	o secure the payment of the sum of DOLLARS, ty of secure the payment of the sum of DOLLARS, ty of securing and Loan Association to the part less of the sociation, evidenced by Certificate Na 3557 , which said shares lividends thereon, which said interest and dues on said shares, the first part (4,20), payable as follows: Dollars (\$ 24, 20) and a like sum on or before the 15th day of each and every 39. of the second part the amount due it under said contract note, in accordance interest their hands the day and year first above written. John C. Carter Laurel Z. Carter day of March , A. D. 192 9, before me, and a State aforessid, came John C. Carter and Laurel who are personally known to me to be the same person s persons duly acknowledged the execution of the same my hand and Notarial seal the day and year above written. 2. John C. Entick Notary Public.	
written heoriginal rtgage gentered	in arysice apprriabing, forever. PROVIDED ALLWAYS, and this instrument is executed and delivered t Two Thousand and no/100 with interest thereon, and such fines and charges as may become due to said par- hereby, advanced by the said The Douglag County first part upon 20 shares of Class G of the capital stock of said As- have been assigned to said Association with all the future payments, earnings and a gree_to pay mostly installments, making a total monthly payment of 8 2 month thereafter to and including the month of Pebruary 192 Now, if said part 102 of the first part shall cause to be paid to the party with the terms thered, and comply with all the provisions and agreements in said effect, and may be foreclased as in said contract note provided. IN WITNESS WHEREOF, The said part 102 of the first part have STATE OF KANSAS; COUNTY of DOUGLAS; bas. Be it remembered, that on this 13th the undersigned, a NOTARY PUBLIC in and for the CO E. Carter Husband & Witing, and such IN TESTIMONY WHEREOF, I have breunto set My Commission expires January 13th 192 32 RELEAR. The dold accured by this the most pay base have no said is fold acted by the time the party with the terms of the first part have 100 may 13 th 192 35 RELEAR.	o secure the payment of the sum of DOLLARS, ty of secure the payment of the sum of DOLLARS, ty of securing and Loan Association to the part less of the sociation, evidenced by Certificate Na 3557 , which said shares lividends thereon, which said interest and dues on said shares, the first part (4,20), payable as follows: Dollars (\$ 24, 20) and a like sum on or before the 15th day of each and every 39. of the second part the amount due it under said contract note, in accordance interest their hands the day and year first above written. John C. Carter Laurel Z. Carter day of March , A. D. 192 9, before me, and a State aforessid, came John C. Carter and Laurel who are personally known to me to be the same person s persons duly acknowledged the execution of the same my hand and Notarial seal the day and year above written. 2. John C. Entick Notary Public.	
written heoriginal rtgage	in arysice apprriabing, forever. PROVIDED ALLWAYS, and this instrument is executed and delivered t Two Thousand and no/100 with interest thereon, and such fines and charges as may become due to said par- hereby, advanced by the said The Douglag County first part upon 20 shares of Class G of the capital stock of said As- have been assigned to said Association with all the future payments, earnings and a gree_to pay mostly installments, making a total monthly payment of 8 2 month thereafter to and including the month of Pebruary 192 Now, if said part 102 of the first part shall cause to be paid to the party with the terms thered, and comply with all the provisions and agreements in said effect, and may be foreclased as in said contract note provided. IN WITNESS WHEREOF, The said part 102 of the first part have STATE OF KANSAS; COUNTY of DOUGLAS; bas. Be it remembered, that on this 13th the undersigned, a NOTARY PUBLIC in and for the CO E. Carter Husband & Witing, and such IN TESTIMONY WHEREOF, I have breunto set My Commission expires January 13th 192 32 RELEAR. The dold accured by this the most pay base have no said is fold acted by the time the party with the terms of the first part have 100 may 13 th 192 35 RELEAR.	o secure the payment of the sum of DOLLARS, ty of secure the payment of the sum of DOLLARS, ty of securing and Loan Association to the part less of the sociation, evidenced by Certificate Na 3557 , which said shares lividends thereon, which said interest and dues on said shares, the first part (4,20), payable as follows: Dollars (\$ 24, 20) and a like sum on or before the 15th day of each and every 39. of the second part the amount due it under said contract note, in accordance interest their hands the day and year first above written. John C. Carter Laurel Z. Carter day of March , A. D. 192 9, before me, and a State aforessid, came John C. Carter and Laurel who are personally known to me to be the same person s persons duly acknowledged the execution of the same my hand and Notarial seal the day and year above written. 2. John C. Entick Notary Public.	
written heoriginal rtgage gentered	in arguing apprendating, forever. PROVIDED ALWAYS, And this instrument is executed and delivered t Two Thousand and no/100 with interest thereon, and such fines and charges as may become due to sid par hereby, advanced by the sidd The Douglag County first part upon _20	o secure the payment of the sum of DOLLARS, ty of secure the payment of the sum of DOLLARS, ty of securing and Loan Association to the part less of the sociation, evidenced by Certificate Na 3557 , which said shares lividends thereon, which said interest and dues on said shares, the first part (4,20), payable as follows: Dollars (\$ 24, 20) and a like sum on or before the 15th day of each and every 39. of the second part the amount due it under said contract note, in accordance interest their hands the day and year first above written. John C. Carter Laurel Z. Carter day of March , A. D. 192 9, before me, and a State aforessid, came John C. Carter and Laurel who are personally known to me to be the same person s persons duly acknowledged the execution of the same my hand and Notarial seal the day and year above written. 2. John C. Entick Notary Public.	
written heoriginal rtgage gentered	in arysice apprriabing, forever. PROVIDED ALLWAYS, and this instrument is executed and delivered t Two Thousand and no/100 with interest thereon, and such fines and charges as may become due to said par- hereby, advanced by the said The Douglag County first part upon 20 shares of Class G of the capital stock of said As- have been assigned to said Association with all the future payments, earnings and a gree_to pay mostly installments, making a total monthly payment of 8 2 month thereafter to and including the month of Pebruary 192 Now, if said part 102 of the first part shall cause to be paid to the party with the terms thered, and comply with all the provisions and agreements in said effect, and may be foreclased as in said contract note provided. IN WITNESS WHEREOF, The said part 102 of the first part have STATE OF KANSAS; COUNTY of DOUGLAS; bas. Be it remembered, that on this 13th the undersigned, a NOTARY PUBLIC in and for the CO E. Carter Husband & Witing, and such IN TESTIMONY WHEREOF, I have breunto set My Commission expires January 13th 192 32 RELEAR. The dold accured by this the most pay base have no said is fold acted by the time the party with the terms of the first part have 100 may 13 th 192 35 RELEAR.	o secure the payment of the sum of DOLLARS, ty of second part under the terms and conditions of the contract note secured Building and Loan Association to the part less of the sociation, evidenced by Certificate No. 3557 , which said shares twicheds thereon, which said interest and dues on said shares, the first part ley20 , payable as follows: 	
written heoriginal rtgage gentered	in arguing apprendating, forever. PROVIDED ALWAYS, And this instrument is executed and delivered t Two Thousand and no/100 with interest thereon, and such fines and charges as may become due to sid par hereby, advanced by the sidd The Douglag County first part upon _20	o secure the payment of the sum of DOLLARS, ty of secure the payment of the sum of DOLLARS, ty of securing and Loan Association to the part less of the sociation, evidenced by Certificate Na 3557 , which said shares lividends thereon, which said interest and dues on said shares, the first part (4,20), payable as follows: Dollars (\$ 24, 20) and a like sum on or before the 15th day of each and every 39. of the second part the amount due it under said contract note, in accordance interest their hands the day and year first above written. John C. Carter Laurel Z. Carter day of March , A. D. 192 9, before me, and a State aforessid, came John C. Carter and Laurel who are personally known to me to be the same person s persons duly acknowledged the execution of the same my hand and Notarial seal the day and year above written. 2. John C. Entick Notary Public.	

326