MORTGAGE RECORD 剪 71

| | | FROM | | | KANSAS, DOUGLAS COUR | |
|-------------------------------------|---|---|--|---|--|--|
| 3 | Lillian R | . Cregen | | June | A. D., 1929 , A | 3255 P. M. |
| 1.25 | | то | | | Elne G. Comot. | my. |
| - | Lawrence Buil | lding & Loan Ass | ociation | By | emionement monocemicalia | Register of Deeds. Deputy. |
| - | THIS INDENTURE, Made this twenty seventh day of June A. D. 1929, between Lillion R. Cregon a midow | | | | | |
| | of Douglas County, in the State of Kansas, of the first part, and The Lawrence Building and Loan Association of Lawren Kansas, of the second part. WITNESSETH: That the said part y of the first part, in consideration of the sum of | | | | | |
| - | Tive hundred DOLLAR 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 at assigns, all of the following described real estate, situated in the County of Douglas, State of Kansas, to-wit: | | | | | |
| WATERCOMANDED RECEIPED BOOK CO. | The north Seventy five (75) feet of the South $4/5_A^{\circ}$ of the SE4 of Block Nine (9) in that part of the city of Lawrence known as North Lawrence | | | | | |
| | | cary or admicale | , 100 10 101 0 | Dan ence | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| and the second second second second | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | in anywise appertainin | D TO HOLD THE SA | | | | |
| | | ng, forever. | | | ents, hereditaments and appurt | enances thereunto belonging or |
| | with interest thereon, | ng, forever. ALWAYS, And this instru Five hun and such fines and charg | ument is executed and ndred res as may become due | delivered to secure the pa | yment of the sum of | DOLLARS |
| | with interest thereon, hereby, advanced by first part upon 5 have been assigned to s | ng, forever. ALWAYS, And this instruction Five hunder and such fines and charge the said. The shares of Classiad Association with all the | ument is executed and idred es as may become due Lawrence uss G of the capital stoc he future payments, car | delivered to secure the pa to said party of second pa k of said Association, evide mings and dividends therec | yment of the sum of | DOLLARS ons of the contract note secures iation to the part of the 503 , which said shares on said shares, the first part |
| | with interest thereon, hereby, advanced by first part upon 5 have been assigned to s agree. 8 to pay month on or before the last | ng, forever. ALWAYS, And this instruction Five hum and such fines and charg the said The shares of Cla said Association with all th hly installments, making | ument is executed and ddred tes as may become due Lawrence ass G of the capital stoc he future payments, car a total monthly paym July | delivered to secure the pa to said party of second pa k of said Association, evide mings and dividends thereo- sent of \$ 6 05 | yment of the sum of | DOLLARS ons of the contract note secure- iation to the part of the 503 , which said shares on said shares, the first part and 05/100 Dollars (§ 6 05 |
| | with interest thereon, hereby, advanced by first part upon 5 have been assigned to a gree. 5 to pay month on or before the last month thereafter to an Now, if said part with the terms thereof, effect, and may be fore | ng, forever. **MLWAYS, And this instru- **Five hun and such fines and charg the said The said Association with all it hily installments, making day of dincluding the menth o ty of the first part and comply with all the velosed as in said contrace | ument is executed and ddred dcred es as may become due Lawrence ass G of the capital stoc he future payments, ca- a total monthly paym July June a hall cause to be paid provisions and agreem t note provided. | delivered to secure the pa to said party of second pa k of said Association, evide rinings and dividends thereo- tent of \$ 6.05 , 1929and a like st 10_39 to the party of the second pents in said note contained | yment of the sum of It under the terms and condition in the sum of the su | DOLLARS ons of the contract note secured intion to the part of the 503 , which said shares on said shares, the first part in d 05/100 Dollars (\$ 6 05 day of each and every id contract note, in accordance oid; otherwise in full force and |
| | with interest thereon, hereby, advanced by first part upon 5 have been assigned to a gree. 5 to pay month on or before the last month thereafter to an Now, if said part with the terms thereof, effect, and may be fore | ng, forever. **MLWAYS, And this instru- **Five hun and such fines and charg the said The said Association with all it hily installments, making day of dincluding the menth o ty of the first part and comply with all the velosed as in said contrace | ument is executed and ddred dcred es as may become due Lawrence ass G of the capital stoc he future payments, ca- a total monthly paym July June a hall cause to be paid provisions and agreem t note provided. | delivered to secure the pa to said party of second pu k of said Association, evide rinings and dividends thereo sent of \$ 6.05 1929and a like st19 39to the party of the second sents in said note contained part ha\$ hereunto set | yment of the sum of It under the terms and condition in the sum of the su | DOLLARS ons of the contract note secured intion to the part of the 503 , which said shares on said shares, the first part in d 05/100 Dollars (\$ 6 05 day of each and every id contract note, in accordance oid; otherwise in full force and |
| | with interest thereon, hereby, advanced by first part upon 5 have been ascigned to 8 agree. 8 to pay month on or before the last month thereafter to an Now, if said part with the terms thereof, and may be fore IN WITNESS V | ng, forever. ALWAYS, And this instr. Five hux and such fines and charg the said The shares of Cla said Association with all it hily installments, making day of di including the month o it y of the first part and comply with all the whelosed as in said contrac WHEREOF, The said pa | ument is executed and ddred dcred es as may become due Lawrence ass G of the capital stoc he future payments, ca- a total monthly paym July June a hall cause to be paid provisions and agreem t note provided. | delivered to secure the pa to said party of second pu k of said Association, evide rinings and dividends thereo sent of \$ 6.05 1929and a like st19 39to the party of the second sents in said note contained part ha\$ hereunto set | yment of the sum of It under the terms and condition to under the terms and condition and to an Asson need by Certificate No. 1 In, which said interest and dues to payable as follows: Six a um on or before the last part the amount due it under so, then these presents shall be where hand the distribution and the distri | DOLLARS ons of the contract note secure iation to the part of the 503 , which said shares on said shares, the first part and 05/100 Dollars (\$ 6 05 day of each and every iid contract note, in accordance oid; otherwise in full force and |
| S | with interest thereon, hereby, advanced by first part upon 5 have been assigned to a gree. 5 to pay month on or before the last month thereafter to an Now, if said part with the terms thereof, effect, and may be fore | ng, forever. ALWAYS, And this instr Five hun and such fines and charg shares of Cla said Association with all it hly installments, making day of ad including the month o it y of the first part and comply with all the eclosed as in said contrac WHEREOF, The said pa | ument is executed and dred cs as may become due Lærence sas G of the capital stoce the future payment a total monthly paym July June aball cause to be paid provisions and agreen t note provided, rt y of the first p | delivered to secure the pa to said party of second pa k of said Association, evidenings and dividends thereo tent of \$ 605 .1929 . and a like st 19 39 . to the party of the second j tents in said note contained part ha \$ hereunto set Lilling 27th defor the County and State | yment of the sum of. rt under the terms and conditi Building and Loan Assoned by Certificate No. 1 no, which said interest and dues o payable as follows: Six a im on or before the last part the amount due it under so then these presents shall be the her hand the d n R. Cragan ay of June aforesaid, came | DOLLARS ons of the contract note secure iation to the part of th 503 , which said shares, on said shares, the first part and 05/100 Dollars (\$ 6 05 day of each and every id contract note, in accordance oid; otherwise in full force and ay and year first above written. A. D. 192 9 , before me, |
| S | with interest thereon, hereby, advanced by first part upon 5 have been ascigned to a agree. 8 to pay montl on or before the Last month thereafter to an Now, if said pan with the terms thereof, effect, and may be fore IN WITNESS A | mg, forever. ALWAYS, And this instr Five hum and such fines and charg the said The shares of Cla said Association with all th hly installments, making day of ad including the month o ty of he first part and comply with all the eclosed as in said contrace WHEREOF, The said pa S. S. Be it remem the undersigned, a NOT Lillian R. Cru who executed the within | ument is executed and dred Lawrence sas Go the capital stocked to the cutter payment as a total monthly paym July June shall cause to be paid provisions and agreem to the provided, rt y of the first payment to the provided, that on this rARY PUBLIC in and nogon, n widow to strument of writing and instrument of writing and instrument of writing and more of the strument of writing and more of the strument of writing the same as a second succession of the strument of writing the same as a second succession of the same as a second successi | delivered to secure the pa to said party of second pa k of said Association, evide rings and dividends thereo sent of \$ 605 . 1929 and a like st 19 39 . to the party of the second sents in said note containes part ha | yment of the sum of. rt under the terms and conditi Building and Loan Assoned by Certificate No. 1 no, which said interest and dues o payable as follows: Six a im on or before the last part the amount due it under so then these presents shall be the her hand the d n R. Cragan ay of June aforesaid, came | DOLLARS ons of the contract note secure intion to the part of the food which said shares on said shares, the first part and 05/100 Dollars (\$ 6 05 day of each and every ide contract note, in accordance old; otherwise in full force and ay and year first above written. A. D. 192 9 , before me, o me to be the same person ie same. |
| S | with Interest thereon, hereby, advanced by first part upon 5 have been ackined to 8 agree 8 to pay month on or before the last month thereafter to an Now, if said part with the terms thereof, effect, and may be first, and may be said part in WITNESS A STATE OF KANSAS COUNTY OF DOUGLAS, Legal Seal | mg, forever. ALWAYS, And this instr Five hum and such fines and charg the said The shares of Cla said Association with all th hly installments, making day of ad including the month o ty of he first part and comply with all the eclosed as in said contrace WHEREOF, The said pa S. S. Be it remem the undersigned, a NOT Lillian R. Cru who executed the within | ument is executed and dred Lawrence as G of the capital stocked for the capita | delivered to secure the pa to said party of second pa k of said Association, evide rings and dividends theree sent of \$ 505 . 1929 and a like st 1929 and a like st 1929 and a like st and second pents in said note contained part ha | yment of the sum of. rt under the terms and condition in the condition of | DOLLARS, one of the contract note secured intion to the part of the 503 which said shares on said shares, the first part of the 505 which said shares on the 505 which said shares of the 505 which said said shares of the 505 which said shares of the |

(Corp. Sul)