A

	FROM FROM FROM FROM FROM FROM FROM FROM
	Harry E. Beguelin et ux Harry E. Beguelin et ux Douglas County Building & Loan Association By
	Douglas County Building & Loan Association By Deputy.
	THIS INDENTURE, Made this 27th day of July A. D. 1929 , istmen Harry E. Beguelin end Bertha K. Beguelin, Husband end Wire
UNT	of Douglas County, in the State of Kansas, of the first part, and The Douglas Building and Loan Association of Lawren
	WITNESSETH: That the said part 168 of the first part, in consideration of the sum of Five Hundred and mo/100 the receipt of which is berety acknowleded do by these researce which have a sub-sub-sub-sub-sub-sub-sub-sub-sub-sub-
	assigns, all of the following described real state, situated in the County of Douglas, State of Kanas, to-wit: Beginning at a point 1279 feet South and 200 feet East of the North West corner of the North East Quarter of Section 5, Township 13, Range 20, East of the 5th P. M. thence, South 125 feet more or less, to land conveyed to L. C. Allen by deed recorded in Book 109, Page 175 of the Records of Dougles County, Kansas, thence East 50 feet, thence North 125 feet more or less to a point 50 feet East of the point of beginning, thence West to the point of beginning.
	TO HAVE AND TO HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, forever, PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of
	FROVIDED ALWAIS, And this instrument is executed and delivered to secure the payment of the sum of
	Five Hundred and no/100 DOLLARS, with interest thereor, and such fires and charges as may become due to said party of second part under the terms and conditions of the contract note secured hereby, advanced by the said The
	Five fundared and no/100 DOLLARS, with interest thereor, and such fires and charges as may become due to said party of second part under the terms and conditions of the contract note secured hereby, advanced by the said The Dougles Building and Loan Association to the part _ fagod the first part upon 5 hares of Class G of the capital took of said Association, evidenced by Certificate No. 3593 , which said shares have been assigned to said Association with all the future supremets, eximings and dividends thereon, which said interest and dues on said shares, the first part 1 (or agree to pay monthly installments, making a total monthly payment of $3 - 6.05$, payable as follows:
	DOLLARS, with interest thereon, and such fires and charges as may become due to said party of second part under the terms and conditions of the contract note secured hereby, advanced by the said The Douglas Building and Loan Association to the part 1 egod the first part upon 5 shares of Class G of the capital tock of said Association, evidenced by Certificate No. 3593 which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 1 ego arree to pay monthly installments, making a total monthly payment of \$ 6.05 , payable as follows: Stx and 05/100 Dollars (\$ 6.05) on or before the 15th day of September , 1929 , and a like said an or before the 15th day of each and every month thereafter to and including the month of Asycret 1930
	Pive Hundred and no/100 DOLLARS, with interest thereor, and such first and charges as may become due to said party of second part under the terms and conditions of the contract note secured hereby, advanced by the said The Douglas Building and Loan Association to the part level the first part upon 5 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 5793 , which said shares have been assigned to said Association with all the future payments, earning and dividend storest and dues on said shares, the first part i fet are to pay monthly instillments, making a total monthly payment of \$ 6.05 , payable as follows: Six and 0.5/100 , Dollars (\$ 6.05 , Now, if said part i 6 = 0.5 of the first part i 6 = 0.5 of the first part i 6 = 0.5 of the first part i 6 = 0.5 of the said shares, the first part i 6 = 0.5 of the first part i 6 = 0.5 of the first part i 6 = 0.5 of the said of the first part i 6 = 0.5 of the said of the first part i 6 = 0.5 of the first
	Five Fundared and no/100 DOLLARS, with interest thereon, and such first and charges as may become due to said party of second part under the terms and conditions of the contract note secured hereby, advanced by the said farse of the angle become due to said Association, evidenced by Certificate No. <u>5793</u> , which said darses are supported to said Association, evidenced by Certificate No. <u>5793</u> , which said darses are supported to said Association, with all the future payments, earning and dividend thereon, which said interest and dues on said shares, the first part upon <u>5</u> , shich said farses are to pay monthly installments, making a total monthly payment of <u>5,05</u> , payable as follows: Sold and Sold Certificate No. <u>5793</u> , which said farses are due to said a sociation, evidenced by the said farses the first part jet are <u>5, 50, 50, 50, 50, 50, 50, 50, 50, 50, 5</u>
	Five Fundred and no/100 DOLLARS, st. Be it remembered, that on this 27th STATE OF KANSAS, Contry or Dottors, st. Be it remembered, that on this 27th Start OF KANSAS, St. Be it remembered, that on this 27th Start OF KANSAS, St. Be it remembered, and on this 27th Start OF KANSAS, St. Be it remembered, that on this 27th Start OF KANSAS, St. Be it remembered, and on this 27th Start OF KANSAS, St. Be it remembered, and on this 27th Start OF KANSAS, St. Be it remembered, that on this 27th Start OF KANSAS, St. Be it remembered, and of Wile Construe and State adorestide and the state address on the best many parts and parts and state addressing and a state addressing and state addressing and state addressing and a state addressing and addressing and addressing and addressing and state addressing and state addressing and state addressing and addressing addressing and addressing addressing and addres
	Five Fundared and no/100 DOLLARS, with interest thereon, and such first and charges as may become due to said party of second part under the terms and conditions of the contrast note secured first part upon 5 barts of Class G of the capital took of said Association, cuidenced by Certificate No. 5793 which said shares have been assigned to said Association with all the future payments, earning and dividend shereon, which sail interest and dues on said shares, the first part upon 5 which said shares which said shares have been assigned to said Association with all the future payments, earning and dividend shereon, which sail otherest and dues on said shares, the first part 1 get are op any monthly instillments, making a total monthly payment of \$6,05 payable as follows: Dollars (\$6,05) Oollars (\$6,05) Dollars (\$6,05) Oollars (\$6,05) Nos, if said part 1 de 5 of their parts fail cause 19 30 Nos, if said part 1 de 5 of their parts fail cause to be paid to the part 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 contaired, then these presents shall be void; otherwise in full force and effect, and may be forcedoed as in said particles of the first part hal C as it to first part the 2\$ Oth first part the 2\$ A due fail advect of the first part hal C as of
	DOLLARS, with interest thereor, and such first and charges as may become due to said party of second part under the terms and conditions of the contrast noise secured hereby, advanced by the said The Douglas Building and Lam Association to the part legod the first part upon 5 hares of Class G of the capital took of said Association, evidenced by Certificate No. <u>5793</u> , which said hares have been assigned to said Association with all the future symmetret, carning and dividend thereon, which said interest and dues on said shares, the first part legod the aree to pay monthly instillments, making a total monthly payment of <u>5</u> , <u>6</u> , <u>05</u> , payable as follows: Six and <u>05/100</u> Dollars (<u>5</u> , <u>05</u>) on or before the <u>15</u> th day of September .1929, and a like such on or before the <u>15</u> th day of each and every month thereafter to and including the month of <u>August</u> 19 <u>39</u> . Nose, if said part <u>16</u> s of the first part shall cause to be paid to the party of the second part the amount due it under said centract note, in accordance with the terms thereof, and comply with all the provisions and agreements in said note contained, then these presents shall be toxit, otherwise in full force and effect, and may be forcedoed as in said contract note provided. IN WITNESS WHEREOF, The said part <u>16</u> s of the first part legs of the first part legs and the first part <u>16</u> and <u>10</u> an
	DOLLARS, with interest thereor, and such first and charges as may become due to said party of second part under the terms and conditions of the contrast noise secured hereby, advanced by the said The Douglas Building and Lam Association to the part legod the first part upon 5 hares of Class G of the capital took of said Association, evidenced by Certificate No. <u>5793</u> , which said hares have been assigned to said Association with all the future symmetret, carning and dividend thereon, which said interest and dues on said shares, the first part legod the aree to pay monthly instillments, making a total monthly payment of <u>5</u> , <u>6</u> , <u>05</u> , payable as follows: Six and <u>05/100</u> Dollars (<u>5</u> , <u>05</u>) on or before the <u>15</u> th day of September .1929, and a like such on or before the <u>15</u> th day of each and every month thereafter to and including the month of <u>August</u> 19 <u>39</u> . Nose, if said part <u>16</u> s of the first part shall cause to be paid to the party of the second part the amount due it under said centract note, in accordance with the terms thereof, and comply with all the provisions and agreements in said note contained, then these presents shall be toxit, otherwise in full force and effect, and may be forcedoed as in said contract note provided. IN WITNESS WHEREOF, The said part <u>16</u> s of the first part legs of the first part legs and the first part <u>16</u> and <u>10</u> an
	Five Fundred and no/100 DOLLARS, with interest thereo, and such first and charges as may become due to said party of second part under the terms and conditions of the contract note secured hereby, advanced by the said The Douglas Building and Loan Association to the part level of the first part upon 5 where advanced by the said The Douglas Building and Loan Association to the part level of the first part upon 5 where advanced by the said the future payments, earning and dividend thereon, which said interest and dues on aid shares, the first part if example as follows: which said shares Six and 05/100 Six and 05/100 Dollars (\$ 6.05 payment of 3 6.05 Dollars (\$ 6.05 Now, if said part if es of first part if es of the first part if es Dollars (\$ 6.05 Dollars (\$ 6.05 Now, if said part if es of first part if es of the first part if es Dollars (\$ 6.05 Dollars (

370