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$C_{ij}$	STATE OF HANSAS, DOUGLAS COUNTY, ss.  This instrument was filed for record on the 25 day of
L. Hermon	April A. D., 18 30, At 3:30 P. M.
Lawrence Building & Logn Association	By Deputy.
THIS INDENTURE, Made this twenty fourth	
of Douglas County, in the State of Kansas, of the first part, and The Kansas, of the second part.	Lawrence Building and Loan Association of Lawrence,
WITNESSETH: That the said part ies of the first part, in Six hundred fifty	
the receipt of which is hereby acknowledged, doby these press assigns, all of the following described real estate, situated in the Cou	ents grant, bargain, sell and convey, unto said party of the second part, its successors and unty of Douglas, State of Kansas, to-wit:
Lot One hundred ninety five (195)	) in Fairfex Addition, adjoining the city of Lawrence
	and singular, the tenements, hereditaments and appurtenances thereunto belonging or
TO HAVE AND TO HOLD THE SAME, Together with all in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and Six hundred Tifty	
in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and six hundred Yifty with interest thereon, and such fines and charges as may become due thereby, advanced by the said The Lawrence first part upon 6 shares of Class G of the capital stock	delivered to secure the payment of the sum of
in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and six hundred Yifty with interest thereon, and such fines and charges as may become due thereby, advanced by the said The Lawrence first part upon 62 shares of Class G of the capital stock have been assigned to said association with all the future payments, can agree. to say monthly installments, making a total monthly payme	delivered to secure the payment of the sum of
in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and or Six hundred Tifty with interest thereon, and such fines and charges as may become due thereby, advanced by the said The Lawrence first part upon 6½ shares of Class G of the capital stock have been assigned to said Association with all the future payments, ear agree to pay monthly installments, making a total monthly payments Eight nind 26/100 on or before the last day of April	delivered to secure the payment of the sum of
in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and or Six hundred Yifty with interest thereon, and such fines and charges as may become due thereby, advanced by the said The Lawrence first part upon 6½ shares of Class G of the capital stock have been assigned to said Association with all the nuture payments, ear agree. to pay monthly installments, making a total monthly payment agree to pay monthly installments, making a total monthly payment on the forether. 1est day of April nonth thereafter to and including the month of March Now, if said part 1es of the first part shall cause to be paid t	delivered to secure the payment of the sum of DOLLARS, to said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 1º8 of the ke of said Association, evidenced by Certificate No. 1578 , which said sharrs rnings and dividends thereon, which said interest and dues on said shares, the first partee ent of \$ 8 26 , payable as follows: Bollars (\$ 26 , payable as follows: Bollars (\$ 26 , payable as follows: Bollars (\$ 4 , payable as follows: Bollars (\$ 5 , payable as follows: Bollars (\$ 6 , payable as follo
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in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and Six hundred Tifty with interest thereon, and such fines and charges as may become due thereby, advanced by the said The Lawrence first part upon 6½ shares of Class G of the capital stoch have been assigned to said association with all the tuture payments, sargere to pay monthly installments, making a total monthly payme Sight and 26/100 on or before the last day of April month thereafter to and including the month of March.  Now, if said part 108 of the first part shall cause to be paid t with the terms thereof, and comply with all the provisions and agreemelfect, and may be forecleased as in said contract note provided.	delivered to secure the payment of the sum of DOLLARS, to said party of second part under the terms and conditions of the contract nots secured Building and Loan Association to the part 169 of the ke of said Association, evidenced by Certificate No. 1578 , which said shares mings and dividends thereon, which said interest and dues on said abares, the first part 26 ent of \$ 8 26 , payable as follows:  1930 , and a like sum on or before the last day of each and every 19 10. to the party of the second part the amount due it under said contract note, in accordance ents in said note contained, then these presents shall be void; otherwise in full force and part ha V6 hereunto set their hand 8 the day and year first above written.  1. Harmon
in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and Six hundred Tifty with interest thereon, and such fines and charges as may become due thereby, advanced by the said The Lawrence first part upon 6½ shares of Class G of the capital stoch have been assigned to said association with all the tuture payments, sargere to pay monthly installments, making a total monthly payme Sight and 26/100 on or before the last day of April month thereafter to and including the month of March.  Now, if said part 108 of the first part shall cause to be paid t with the terms thereof, and comply with all the provisions and agreemelfect, and may be forecleased as in said contract note provided.	delivered to secure the payment of the sum of DOLLARS, to said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 100 of the ke of said Association, evidenced by Certificate No. 1578 , which said sharrs mings and dividends thereon, which said interest and dues on said sharrs, the first particle ent of \$ 8 26 , payable as follows:  19 10 Dollars (\$ 8 26 , payable as follows:  19 10 Lo.  10 to the party of the second part the amount due it under said contract note, in accordance ents in said note contained, then these presents shall be void; otherwise in full force and part ha YC hereunto set. their hand 8 the day and year first above written.
in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and Six hundred Tifty with interest thereon, and such fines and charges as may become due hereby, advanced by the said The Larrence first part upon 63 shares of Class G of the capital stock have been assigned to said Association with all the future payments, ear agree to pay monthly installments, making a total monthly payme Tight and 26/100 on or before the 188t day of April month thereafter to and including the month of March Now, if said part 188 of the first part shall cause to be paid this the terms thereof, and comply with all the provisions and agreemented the said part 188 of the first part shall cause to be paid this the terms thereof, and comply with all the provisions and agreemented, and may be foreclased as in said contract note provided.  IN WITNESS WHEREOF, The said part 188 of the first part shall cause to be paid to the first	delivered to secure the payment of the sum of DOLLARS, to said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 169 of the k of said Association, evidenced by Certificate No. 1578 , which said ahares mings and dividends thereon, which said interest and dues on said shares, the first parked ent of \$ 8 26 , payable as follows:  1930 , and a like sum on or before the last day of each and every 19 \( \frac{1}{2} \) 100 to the party of the second part the amount due it under said contract note, in accordance ents in said note contained, then these presents shall be void; otherwise in full force and part ha Ye hereunto set their hand 8 the day and year first above written.  L. Harmon  Lula Harmon
in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and Six hunfred fifty with interest thereon, and such fines and charges as may become due hereby, advanced by the said The Larrence first part upon 63 shares of Class G of the capital stock have been assigned to said association with all the tuture payments, ear agree. to pay monthly installments, making a total monthly payme gree. The payment of the said and the said of the said and 26/100 on or before the 18st day of April month thereafter to and including the month of March Now, if said part 18s of the first part shall cause to be paid to this the terms thereof, and comply with all the provisions and agreemented, and may be foreclased as in said contract note provided.  IN WITNESS WHEREOF, The said part 18s of the first part shall cause to the first part shall cause to be considered as the said contract note provided.  STATE OF KANSAS, as.  Be it remembered, that on this the undersigned, a NOTARY PUBLIC in and the undersigned, a NOTARY PUBLIC in and	delivered to secure the payment of the sum of DOLLARS, to said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 160 of the ke of said Association, evidenced by Certificate No. 1578 , which said shares mings and dividends thereon, which said interest and dues on said harrs, the first parkers of \$ 8 56 , payable as follows:  1930, and a like sum on or before the last day of each and every 19 140. Second part the amount due it under said contract note, in accordance ents in said note contained, then these presents shall be void; otherwise in full force and part ha YC hereunto set. their hand 8 the day and year first above written.  L. Harmon  Lula Harmon  24th day of April , A. D. 1930, before me, for the County and State aforesaid, came L. Harmon and Lula
in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and Six hundred Tifty with interest thereon, and such fines and charges as may become due thereby, advanced by the said The Lawrence first part upon 6½ shares of Class G of the capital stock have been assigned to said association with all the future payments, sar- garge to pay monthly installments, making a total monthly payme Tight and 26/100 on or before the last day of April month thereafter to and including the month of March Now, if said part 1es of the first part shall cause to be paid to with the terms thereof, and comply with all the provisions and agreem effect, and may be foreclosed as in said contract note provided.  IN WITNESS WHEREOF, The said part 1es of the first p  STATE OF KANSAS, as.  COUNTY OF DOUGLAS, bs.  Be it remembered, that on this the undersigned, a NOTARY PUBLIC in and Harmon his wife who executed the within instrument of writing	delivered to secure the payment of the sum of DOLLARS, to said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 1eg of the k of said Association, evidenced by Certificate No. 1578 , which said shares mings and dividends thereon, which said interest and dues on said shares, the first particle ent of \$ 8 26 , payable as follows:  8 26
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in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and Six hunfred fifty with interest thereon, and such fines and charges as may become due to be better the control of the control of the capital stock have been assigned to said Association with all the future payments, ear agree to pay monthly installments, making a total monthly payme Eight and 26/100 on or before the 18st day of April month thereafter to and including the month of March Now, if said part 108 of the first part shall cause to be paid twith the terms thereof, and comply with all the provisions and agreemented, and may be foreclosed as in said contract note provided.  IN WITNESS WHEREOF, The said part 108 of the first part shall control to the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to skith the terms thereof, and comply with all the provisions and agreemented, and may be foreclosed as in said contract note provided.  IN WITNESS WHEREOF, The said part 108 of the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid to said the first part shall cause to be paid to said the first part shall cause to be paid to said the part 108 of the first part shall cause to be paid to said the part 108 of the first part shall cause to be paid to said the part 108 of the first part shall cause to be paid to said the part 108 of the first part shall cause to be paid to said the part 108 of the first part shall be part 108 of the first p	delivered to secure the payment of the sum of  DOLLARS, to said party of second part under the terms and conditions of the contract nots secured Building and Loan Association to the part 169 of the ke of said Association, evidenced by Certificate No. 1578 , which said shares mings and dividends thereon, which said interest and dues on said abares, the first pars 28 ent of \$ 8 26 , payable as follows:  1930 , and a like sum on or before the last day of each and every 19 10.  10 the party of the second part the amount due it under said contract note, in accordance ents in said note contained, then these presents shall be void; otherwise in full force and part ha Ye hereunto set their hand 8 the day and year first above written.  L. Harmon  Lula Harmon  24th day of April , A. D. 1930 , before me, for the County and State aforesaid, came L. Harmon end Lula who 270 personally known to me to be the same persons between the many persons and such personal duy acknowledged the execution of the same.  1032 , I. C. Stevenson Notary Public.  RELEASE
in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and Six hundred Fifty with interest thereon, and such fines and charges as may become due hereby, advanced by the said The Lawrence first part upon 63 shares of Class G of the capital stock have been assigned to said Association with all the ituture payments, eargree to pay monthly installments, making a total monthly payme green to pay monthly installments, making a total monthly payme green to pay monthly installments, making a total monthly payme Sight and 26/100 on or before the 188t day of April month thereafter to and including the month of March Now, if said part 168 of the first part shall cause to be paid this the terms thereof, and comply with all the provisions and agreement of the said part 168. In WITNESS WHEREOF, The said part 168 of the first part shall cause to be paid to the first part shall cause to be paid to the first part shall cause to be paid in the terms of the said part 168 of the first part shall cause to be paid to the first part shall c	delivered to secure the payment of the sum of  DOLLARS, to said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 1.69 of the ke of said Association, evidenced by Certificate No. 1578 , which said shares mings and dividends thereon, which said interest and dues on said abares, the first part 6.8 ent of \$ 8.26 , payable as follows:  19.30 , and a like sum on or before the last day of each and every 19.40.  19.40 . Dollars (\$ 8.26 )  19.30 , and a like sum on or before the last day of each and every 19.40.  10 the party of the second part the amount due it under said contract note, in accordance ents in said note contained, then these presents shall be void; otherwise in full force and part ha V6 hereunto set. their hand 8 the day and year first above written.  L. Harmon  Lula Harmon  24th day of April , A. D. 1930 , before me, If the County and State aforesaid, came L. Harmon and Lula who are personally known to me to be the same persons of the same, and such persons duly acknowledged the execution of the same.  thereunto set my hand and Notarial seal the day and year above written.  1932 I. C. Stevenson Notary Public.  RELEASE  10 Rejeter of Deeds is authorized to release it of record.  20 Building and Loan Association.
in anywise appertaining, forever.  PROVIDED ALWAYS, And this instrument is executed and Six hundred fifty with interest thereon, and such fines and charges as may become due hereby, advanced by the said The Larrence first part upon 63 shares of Class G of the capital stock have been assigned to said association with all the future payments, ear agree to pay monthly installments, making a total monthly payme agree to pay monthly installments, making a total monthly payme agree to pay monthly installments, making a total monthly payme signed to pay on or before the 18st day of April month thereafter to and including the month of March Now, if said part 12s of the first part shall cause to be paid twith the terms thereof, and comply with all the provisions and agreemed of the first part shall ease to be paid to the first part shall cause to be paid to the first part shall cause to be paid to the first part shall ease to be paid to the first part and th	delivered to secure the payment of the sum of  DOLLARS, to said party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 169 of the ke of said Association, evidenced by Certificate No. 1578 , which said shares mings and dividends thereon, which said interest and dues on said abares, the first pars 28 ent of \$ 8 26 , payable as follows:  1930 , and a like sum on or before the last day of each and every 19 10.  10 the party of the second part the amount due it under said contract note, in accordance ents in said note contained, then these presents shall be void; otherwise in full force and part ha Ye hereunto set their hand 8 the day and year first above written.  L. Harmon  Lula Harmon  24th day of April , A. D. 1930 , before me, for the County and State aforesaid, came L. Harmon end Lula who 270 personally known to me to be the same persons at an such persons duly acknowledged the execution of the same.  Lettasse Register of Deeds is authorized to release it of record.  Building and Loan Association.