-		Total Control of the		STATIONERY CO KANSAS CITY NO 8414
day of			FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 9 day of
M.			Noble P. Sherwood TO	April A. D., 19:31 , At 8:55 A. M.
Deeds.	0			Elie & Commistering Register of Deeds.
T	W. Art		Learence Building & Loan Association	By Deputy.
	VJ.		THIS INDENTURE, Made this eighth day of Noble F. Sherwood and Mary E. Sherwood hi	
Lawrence,			of Douglas County, in the State of Kansas, of the first part, and The	Lawrence Building and Loan Association of Lawrence,
		- Constitution of the cons	Kansas, of the second part. WITNESSETH: That the said part ies of the first part, in con-	
OLLARS, essors and				DOLLARS, rant, bargain, sell and convey, unto said party of the second part, its successors and
	200	The Court	assigns, all of the following described real estate, situated in the County of	I Douglas, State of Kansas, to-wit:
THE REAL PROPERTY.		0.000	Lot Ten (10) in Block Seven (7) Babcoc	k's Addition to the city of Lewrence
		Table 1		
The same of the sa				
1				
artinos.				
1				
		The state of the s		
1				
1				
		1		
1				
ALC OF SECURITY OF				
100				
D. Contract	$\cap \mathbb{H}$			
	1 1 1			
1				
THE REAL PROPERTY OF THE PARTY				
THE REAL PROPERTY OF THE PROPE				
THE REPORT OF THE PARTY OF THE				
THE REPORT OF THE PARTY OF THE				
			TO HAVE AND TO HOLD THE SAME Together with all and	simple the response breatty made and appropriate the property belonging or
iging or			in anywise appertaining, forever.	singular, the tenements, hereditaments and appurtenances thereunto belonging or
LARS,			in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delive Six hundred fifty with interest thereon, and such fines and charges as may become due to said	red to secure the payment of the sum of
LARS, secured of the			in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delive Six hundred fifty with interest thereon, and such fires and charges as may become due to saic hereby, advanced by the said The LEWTENE first part upon 52 shares of Class G of the capital stock of sa	red to secure the payment of the sum of
LARS,			in anywise appertaining, forever, PROVIDED ALWAYS, and this instrument is executed and delive Six hundred fifty with interest thereon, and such fines and charges as may become due to saichereby, advanced by the said The Luwrence first part upon 52 shares of Class 6 of the capital stock of sa have been a saigned to add Association with all the future negreest examines.	red to secure the payment of the sum of DOLLARS, d party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 165 of the iid Association, evidenced by Certificate No. 1653 which said shares and dividend theroon which said interest and due on said bares, the first nart 165
LARS, secured of the d shares art 1e8			in anywise appertaining, forever, PROVIDED ALWAYS, and this instrument is executed and delive Six hundred fifty with interest thereon, and such fines and charges as may become due to saic hereby, advanced by the said The. Lnwrence first part upon 62 shares of Class G of the capital stock of sa have been assigned to said Association with all the future payments, earnings agree. to pay monthly installments, making a total monthly payment of	red to secure the payment of the sum of DOLLARS, d party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 168 of the iid Association, evidenced by Certificate No. 1665 which said shares and dividends thereon, which said interest and dure on said share, the first part 168 \$ 8.25 payable as follows: Eight and 23/100
LARS, secured of the			in anywise appertaining, forever. PROVIDED ALWAYS, and this instrument is executed and delive Six hundred fifty with interest thereon, and such fines and charges as may become due to saichereby, advanced by the said The Lnwrence first part upon 5½ shares of Class of of the capital stock of sa have been assigned to said Association with all the future payments, carnings agree to pay monthly installments, making a total monthly payment of on or before the last day of April 1	red to secure the payment of the sum of DOLLARS, departy of second part under the terms and conditions of the contrast not secured Building and Loan Association to the part 185 of the id Association, evidenced by Certificate No. 1663, which said shares and dividends thereon, which said interest and dues on said shares, the first part 185 g 8.25 payable as follows: Eight and 2/100.
LARS, secured of the dishares art ies			in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delive Six hundred fifty with interest thereon, and such fires and charges as may become due to saichereby, advanced by the said The Lawrence first part upon 52 shares of Class G of the capital stock of sa have been assigned to said Association with all the future payments, earnings agree to pay monthly installments, making a total monthly payment of on or before the last day of April , month thereafter to and including the month of March Now, if said part les of the first part shall cause to be paid to the	red to secure the payment of the sum of DOLLARS, departy of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 1e8 of the iid Association, evidenced by Certificate No. 1063, which said shares and dividends thereon, which said interest and dues on said shares, the first part 1e8 g. 8.25, payable as follows: Fight and 27/100 Dollars (8.25) 19231, and a like sum on or before the lest day of each and every 1941, party of the second part the amount due it under said contract note, in accordance
LARS, secured of the dishares arties			in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delive Six hundred fifty with interest thereon, and such fires and charges as may become due to saichereby, advanced by the said The Lawrence first part upon 52 shares of Class G of the capital stock of sa have been assigned to said Association with all the future payments, earnings agree to pay monthly installments, making a total monthly payment of on or before the 1st day of April 1, month thereafter to and including the month of March Now, if said part 1es of the first part shall cause to be paid to the with the terms thereof, and comply with all the provisions and agreements in effect, and may be foreclosed as in said contract note provided.	red to secure the payment of the sum of DOLLARS, d party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 1e8 of the id Association, evidenced by Certificate No. 1063, which said shares and dividends thereon, which said interest and dues on said shares, the first part 1e8 g. 8.25, payable as follows: Eight and 25/100 Dollars (\$ 8.25, and a like sum on or before the 1st day of each and every 19 41. party of the second part the amount due it under said contract note, in accordance n said note contained, then these presents shall be void; otherwise in full force and
LLARS, secured of the dishares arties			in anywise appertaining, forever, PROVIDED ALWAYS, And this instrument is executed and delive Six hundred fifty with interest thereon, and such fires and charges as may become due to saichereby, advanced by the said The Lawrence first part upon 62 shares of Class Go if the capital stock of sa have been assigned to said Association with all the future payments, earnings agree to pay monthly installments, making a total monthly payment of on or before the 1sst day of April month thereafter to and including the month of March Now, if said part 1cs of the first part shall cause to be paid to the with the terms thereof, and comply with all the provisions and agreements in effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 1cs of the first part hall	red to secure the payment of the sum of DOLLARS, d party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 1e8 of the id Association, evidenced by Certificate No. 1663, which said shares and dividends thereon, which said interest and dues on said shares, the first part 1e8 8 8-25, payable as follows: Eight and 29/100 Dollars (\$ 8.25 day of each and every 19 41. party of the second part the amount due it under said contract note, in accordance as aid note contained, then these presents shall be void; otherwise in full force and a Ve hereunto set their hand 8 the day and year first above written.
LLARS, secured of the dishares arties (SS.) devery ordance ree and			in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delive Six hundred fifty with interest thereon, and such fires and charges as may become due to saichereby, advanced by the said The Lawrence first part upon 52 shares of Class G of the capital stock of sa have been assigned to said Association with all the future payments, earnings agree to pay monthly installments, making a total monthly payment of on or before the 1st day of April 1, month thereafter to and including the month of March Now, if said part 1es of the first part shall cause to be paid to the with the terms thereof, and comply with all the provisions and agreements in effect, and may be foreclosed as in said contract note provided.	red to secure the payment of the sum of DOLLARS, d party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 1e8 of the id Association, evidenced by Certificate No. 1663, which said shares and dividends thereon, which said interest and dues on said shares, the first part 1e8 8 8-25, payable as follows: Fight and 29/100 Dollars (\$ 8-25, and a like sum on or before the last day of each and every 19 41. party of the second part the amount due it under said contract note, in accordance a said note contained, then these presents shall be void; otherwise in full force and a Ye hereunto set their hand 8 the day and year first above written. Noble P. Sherwood
LLARS, secured of the dishares arties (SS.) devery ordance ree and			in anywise appertaining, forever, PROVIDED ALWAYS, And this instrument is executed and delive Six hundred fifty with interest thereon, and such fires and charges as may become due to saichereby, advanced by the said The Lawrence first part upon 62 shares of Class Go if the capital stock of sa have been assigned to said Association with all the future payments, earnings agree to pay monthly installments, making a total monthly payment of on or before the 1sst day of April month thereafter to and including the month of March Now, if said part 1cs of the first part shall cause to be paid to the with the terms thereof, and comply with all the provisions and agreements in effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 1cs of the first part hall	red to secure the payment of the sum of DOLLARS, d party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 1e8 of the id Association, evidenced by Certificate No. 1663, which said shares and dividends thereon, which said interest and dues on said shares, the first part 1e8 8 8-25, payable as follows: Eight and 29/100 Dollars (\$ 8.25 day of each and every 19 41. party of the second part the amount due it under said contract note, in accordance as aid note contained, then these presents shall be void; otherwise in full force and a Ve hereunto set their hand 8 the day and year first above written.
LLARS, secured of the dishares arties (SS.) devery ordance ree and			in anywise appertaining, forever, PROVIDED ALWAYS, And this instrument is executed and delive Six hundred fifty with interest thereon, and such fires and charges as may become due to saichereby, advanced by the said The Lowrence first part upon 62 shares of Class Go of the capital stock of sa have been assigned to said Association with all the future payments, earnings agree to pay monthly installments, making a total monthly payment of on or before the 1ast day of April month thereafter to and including the month of Morch Now, if said part 1es of the first part shall cause to be paid to the with the terms thereof, and comply with all the provisions and agreements in effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 1es of the first part ha	red to secure the payment of the sum of DOLLARS, d party of second part under the terms and conditions of the contract one secured Building and Loan Association to the part 188 of the iid Association, evidenced by Certificate No. 1603 1603 8 8-25 19231 19
LARS, secured in the secured states at 168 and			in anywise appertaining, forever, PROVIDED ALWAYS, And this instrument is executed and delive Six hundred fifty with interest thereon, and such fires and charges as may become due to saichereby, advanced by the said The Lowrence first part upon 62 shares of Class Go of the capital stock of sa have been assigned to said Association with all the future payments, earnings agree to pay monthly installments, making a total monthly payment of on or before the 1ast day of April month thereafter to and including the month of Morch Now, if said part 1es of the first part shall cause to be paid to the with the terms thereof, and comply with all the provisions and agreements in effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 1es of the first part ha	red to secure the payment of the sum of DOLLARS, d party of second part under the terms and conditions of the contract one secured Building and Loan Association to the part 188 of the iid Association, evidenced by Certificate No. 1603 1603 8 8-25 19231 19
LLARS, secured of the dishares arties (SS.) devery ordance ree and			in anywise appertaining, forever, PROVIDED ALWAYS, And this instrument is executed and delive Six hundred fifty with interest thereon, and such fines and charges as may become due to saichereby, advanced by the said The Luwrence first part upon 62 shares of Class G of the capital stock of as have been assigned to said Association with all the future payments, earnings agree to pay monthly installments, making a total monthly payment of on or before the 1gst day of April , 1 month thereafter to and including the month of March Now, if said part 1cs of the first part shall cause to be paid to the with the terms thereof, and comply with all the provisions and agreements in effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 1cs of the first part his STATE OF KANSAS, COUNTY OF DOUGLAS, Be it remembered, that on this	red to secure the payment of the sum of d party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 168 of the ild Association, evidenced by Certificate No. 1663 which said shares and dividends thereon, which said interest and dues on said shares, the first part 168 8 8-25 payable as follows: Eight and 29/100 Dollars (8 8-25) 19231, and a like sum on or before the lest day of each and every 19 11 laparty of the second part the amount due it under said contract note, in accordance n axid note contained, then these presents shall be void: otherwise in full force and a Ye hereunto set their hand 8 the day and year first above written. Noble P. Sherwood Mary E. Sherwood Sherwood State aforesaid, came Noble P. Sherwood and Mary.
LARIS, secured of tile alshars art 1es			in anywise appertaining, forever. PROVIDED ALWAYS, and this instrument is executed and delive Six hundred fifty with interest thereon, and such fines and charges as may become due to saichereby, advanced by the said The Luwrence first part upon 5½ shares of Class of of the capital stock of sa have been assigned to said Association with all the future payments, earning agree to pay monthly installments, making a total monthly payment of on or before the 1s\$\tau\$ day of April 1. month thereafter to and including the month of March Now, if said part 1s\$\tau\$. of the first part shall cause to be paid to the with the terms thereof, and comply with all the provisions and agreements in effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 1e\$\tau\$ of the first part has the content of the first part has the undersigned, a NOTARY PUBLIC in and for the undersigned, a NOTARY PUBLIC in and for the Leghl Sen1 who executed the within instrument of writing, and who executed the within instrument of writing, and	red to secure the payment of the sum of d party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 165 of the id Association, evidenced by Certificate No. 1653 which said shares and dividends thereon, which said interest and dues on said shares, the first part 165 § 8.25 payable as follows: Fight and 29/100 Bollars (\$ 8.25) 19231 and a like sum on or before the last day of each and every 19 41 party of the second part the amount due it under said contract note, in accordance n said note contained, then these presents shall be void; otherwise in full force and a Ve hereunto set their hand 8 the day and year first above written. Noble P. Sherwood Mary E. Sherwood Shth day of April A D. 1931, before me, be County and State aforesaid, came. Noble P. Sherwood and Mary who are personally known to me to be the same person 8 such persons duly acknowledged the execution of the same.
LARS, secured of the secured shares arties			in anywise appertaining, forever. PROVIDED ALWAYS, and this instrument is executed and delive Six hundred fifty with interest thereon, and such fines and charges as may become due to saichereby, advanced by the said The Luwrence first part upon 5½ shares of Class of of the capital stock of sa have been assigned to said Association with all the future payments, earning agree to pay monthly installments, making a total monthly payment of on or before the 1s\$\tau\$ day of April 1. month thereafter to and including the month of Warch Now, if said part 1s\$\tau\$. of the first part shall cause to be paid to the with the terms thereof, and comply with all the provisions and agreements in effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 1e\$\tau\$ of the first part has the content of the first part has the undersigned, a NOTARY PUBLIC in and for the undersigned, a NOTARY PUBLIC in and for the Scherkood his wife. Leghl Sen1 **Notation of the said The Scherkood his wife.* Leghl Sen1 **Notation of the said The Scherkood his wife.* Leghl Sen1 **Notation of the said The Scherkood his wife.* IN WITNESS WHEREOF, The said part 1e\$\text{signed}. A NOTARY PUBLIC in and for the undersigned. A NOTARY PUBLIC in and for the said specific of the said specif	red to secure the payment of the sum of d party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 165 of the id Association, evidenced by Certificate No. 1653 which said shares and dividends thereon, which said interest and dues on said shares, the first part 165 g 8.25 payable as follows: Eight and 29/100 Bollars (8 8.25) 19231 and a like sum on or before the last day of each and every 19 41 party of the second part the amount due it under said contract note, in accordance n said note contained, then these presents shall be void; otherwise in full force and a Ve hereunto set their hand 6 the day and year first above written. Noble P. Sherwood Mary E. Sherwood Sherwood said Mery who are personally known to me to be the same person 8 such persons duly acknowledged the execution of the same. to set my hand and Notarial seal the day and year above written.
LARS, secured of the secured shares arties			in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delive Six hundred fifty with interest thereon, and such fines and charges as may become due to saic hereby, advanced by the said The Lawrence first part upon 5½ shares of Class of the capital stock of sa have been assigned to said association with all the future payments, earning agree to pay monthly installments, making a total monthly payment of on or before the 128t day of April 1. month thereafter to and including the month of March Now, if said part 128 of the first part shall cause to be paid to the with the terms thereof, and comply with all the provisions and agreements in effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 168 of the first part has the contract of the first part has been supported by the undersigned, a NOTABY PUBLIC in and for the Schewood his wife to who executed the within instrument of writing, and in TESTIMONY WHEREOF, I have been and IN T	red to secure the payment of the sum of d party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 165 of the id Association, evidenced by Certificate No. 1663 , which said shares and dividends thereon, which said interest and dues on said shares, the first part 165 § 8.25 , payable as follows: Fight and 2)/100 Dollars (\$ 6.25) 19231 , and a like sum on or before the last day of each and every 19 41. party of the second part the amount due it under said contract note, in accordance n axid note contained, then these presents shall be void; otherwise in full force and a Ve hereunto set their hand 8 the day and year first above written. Noble P. Sherwood Mary E. Sherwood Sherwood and Mary. who are personally known to me to be the same person 8 such persons duly acknowledged the execution of the same. to set my hand and Notarial seal the day and year above written. 92 . I. C. Stevenson Notary Public.
LARS, of the secured is a start les at 18			in anywise appertaining, forever. PROVIDED ALWAYS, and this instrument is executed and delive Six hundred fifty with interest thereon, and such fines and charges as may become due to sait hereby, advanced by the said The Luwrence first part upon 6½ shares of Class of of the capital stock of sa have been assigned to said Association with all the future payments, carnings agree to pay monthly installments, making a total monthly payment of on or before the 1gst day of April 1, month thereafter to and including the month of March Now, if said part 1e8 of the first part shall excuse to be paid to the with the terms thereof, and comply with all the provisions and agreements in effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 1e8 of the first part his country of Douglas, be it remembered, that on this 1. S. Sherwood his mife who executed the within instrument of writing, and IN TESTIMONY WHEREOF, I have hereum My Commission expires October 18 1932 1	red to secure the payment of the sum of d party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 168 of the ild Association, evidenced by Certificate No. 1653 which said shares and dividends thereon, which said interest and due on said share, the first part 168 \$ 8.25 payable as follows: Eight end 29/100 Bollars (\$ 8.25) 19231, and a like sum on or before the lest day of each and every 19 41 party of the second part the amount due it under said contract note, in accordance a ve hereunto set their hand s the day and year first above written. Noble P. Sherwood Mary E. Sherwood Mary E. Sherwood Sherwood said Mary who are personally known to me to be the same person s such persons duy acknowledgeth de execution of the same. to set my hand and Notarial seal the day and year above written. Notary Public. ELEASE
LARS, of the secured is a start les at 18			in anywise appertaining, forever. PROVIDED ALWAYS, and this instrument is executed and delive Six hundred fifty with interest thereon, and such fines and charges as may become due to saic hereby, advanced by the said The Luwrence first part upon 5½ shares of Class of of the capital stock of sa have been assigned to said Association with all the future payments, carnings agree to pay monthly installments, making a total monthly payment of on or before the 1gst day of April 1. month thereafter to and including the month of March Now, if said part 1gs. of the first part shall cause to be paid to the with the terms thereof, and comply with all the provisions and agreementa in effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 1gs. of the first part has the contract part of the first part has been paid in the undersigned, a NOTARY PUBLIC in and for the undersigned, a NOTARY PUBLIC in an	red to secure the payment of the sum of d party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 165 of the id Association, evidenced by Certificate No. 1653 which said shares and dividends thereon, which said interest and dues on said shares, the first part 165 \$ 8.25
LARS, of the secured is a start les at 18			in anywise appertaining, forever. PROVIDED ALWAYS, and this instrument is executed and delive Six hundred fifty with interest thereon, and such fines and charges as may become due to saic hereby, advanced by the said The Luwrence first part upon 5½ shares of Class of of the capital stock of sa have been assigned to said Association with all the future payments, carnings agree to pay monthly installments, making a total monthly payment of on or before the 1gst day of April 1. month thereafter to and including the month of March Now, if said part 1gs. of the first part shall cause to be paid to the with the terms thereof, and comply with all the provisions and agreementa in effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 1gs. of the first part has the contract part of the first part has been paid in the undersigned, a NOTARY PUBLIC in and for the undersigned, a NOTARY PUBLIC in an	red to secure the payment of the sum of d party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 165 of the id Association, evidenced by Certificate No. 1653 which said shares and dividends thereon, which said interest and dues on said shares, the first part 165 \$ 8.25
LARS, of the secured is a start les at 18			in anywise appertaining, forever. PROVIDED ALWAYS, and this instrument is executed and delive Six hundred fifty with interest thereon, and such fines and charges as may become due to saic hereby, advanced by the said The Luwrence first part upon 5½ shares of Class of of the capital stock of sa have been assigned to said Association with all the future payments, carnings agree to pay monthly installments, making a total monthly payment of on or before the 1gst day of April 1. month thereafter to and including the month of March Now, if said part 1gs. of the first part shall cause to be paid to the with the terms thereof, and comply with all the provisions and agreementa in effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 1gs. of the first part has the contract part of the first part has been paid in the undersigned, a NOTARY PUBLIC in and for the undersigned, a NOTARY PUBLIC in an	red to secure the payment of the sum of d party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 165 of the id Association, evidenced by Certificate No. 1653 which said shares and dividends thereon, which said interest and dues on said shares, the first part 165 \$ 8.25
LARS, cecured of tile. \$88 every dance every dance every dance every the control of tile.			in anywise appertaining, forever, PROVIDED ALWAYS, And this instrument is executed and delive Six hundred fifty with interest thereon, and such fines and charges as may become due to saic hereby, advanced by the said The Luwrence first part upon 62 shares of Class Got the capital stock of as have been assigned to said Association with all the future payments, carnings agree to pay monthly installments, making a total monthly payment of on or before the 128t day of April 1 month thereafter to and including the month of March Now, if said part 168 of the first part shall cause to be paid to the with the terms thereof, and comply with all the provisions and agreements in effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 168 of the first part hi STATE OF KANNAS, COUNTY OF DOUGLAS, SEA. Be it remembered, that on this 61 S. Sherwood his wife the undersigned, a NOTARY PUBLIC in and for it S. Sherwood his wife who executed the within instrument of writing, and IN TESTIMONY WHEREOF, I have hereout My Commission expires October 18 1932 i The debt secured by this mortgage has been paid in full, and the Reg	red to secure the payment of the sum of d party of second part under the terms and conditions of the contract note secured Building and Loan Association to the part 168 of the ild Association, evidenced by Certificate No. 1065 which said shares and dividends thereon, which said interest and dues on said shares, the first part 168 8 8.25