MORTGAGE RECORD @ 71

	FROM	STATE OF KANSAS, DO	
			D., 19. 31 At 9:40 A. M.
\$2.50	To To	€.: 8.Ce) L
Paid St. N	Dougles County Building & Loan Association	Ву	Register of Deeds, Deputy,
	07.1		A. D. 19. 31, between
	THIS INDENTURE, Made this 25Fd day of T. N. Long and his wife, Minnie A. 1		A. D. 19. 11, between
	of Dougha County, in the State of Kansas, of the first part, and The Dougha's County Building and Loan Association of Lawrence Kansas, of the second part. Kansas, of the second part. WITNESSETH: That the said part y of the first part, in consideration of the sum of DOLLAR the rectify to which is hereby acknowledged, do by these presents grant, bargain, sell and convey, unto said party of the second part, its successors are assigns, all of the following described real estate, situated in the County of Douglas, State of Kansas, to-wit: Lot No. Twelve (12) in Block No. Two (2) of Cranson's Subdivision of Flock No. Fifteen (15) Enboock's Enlarger Addition to the City of Lawrence.		
A CONTRACTOR OF THE CONTRACTOR			
	TO HAVE AND TO HOLD THE SAME, Together with all and sing in anysise appertaining, forever. PROVIDED ALWAYS And this instrument is executed and delivered to the same of the s		
	in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered One Thousand and no/100	to secure the payment of the sur	m ofDOLLARs
	in anywise appertaining, forever, PROVIDED ALWAYS, And this instrument is executed and delivered	to secure the payment of the sur arty of second part under the ter Building a Association, evidenced by Certific, dividends thereon, which said int	m of DOLLARS ms and conditions of the contract note and to an Association to the part 162 of th ate No. 3659, which said share erest and dues on said shares, the first part twee: Twelve and 70/100
	in anywise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered One Thousend and no/100 with interest thereon, and such fines and charges as may become due to said phereby, advanced by the said The Douglas County first part upon 10 shares of Class G of the capital stock of said have been assigned to said Association with all the future payments, carnings an agree to pay monthly installments, making a total monthly payment of \$ on or before the 28th day of April 193 month thereafter to and including the month of March 18 Now, if said part 165 of the first part shall cause to be paid to the part with the terms thereof, and comply with all the provisions and agreements in sa	to secure the payment of the sur arty of second part under the ter Building a Association, evidenced by Certific dividends thereon, which said int 12.70 , payable as follo 1 , and a like sum on or before t by of the second part the amount	m of DOLLARs ms and conditions of the contract note secure mid Loan Association to the part 162 of 1650 which said share erest and dues on said shares, the first part tows: Twelve and 70/100 Dollars (\$12,70 day of each and ever, due it under said contract note, in accordance
	in anysies appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered One Thousend and no/100 with interest thereon, and such fines and charges as may become due to said p bereby, advanced by the said The Douglas County first part upon 10 sinares of Class G of the capital stock of said, have been assigned to said Association with all the future payments, earnings an agree to pay monthly installments, making a total monthly payment of 8 on or before the 28th day of April 193 month thereafter to and including the month of March Now, if said para 16s of the first part shall cause to be paid to the par	to secure the payment of the survey of second part under the ter Building a Association, evidenced by Certific, dividends thereon, which said int 12.70 , payable as folk 1 , and a like sum on or before to 1 1, and a like sum on or before to 1 1, to the second part the amount id note contained, then these prevents extends the second part the amount id note contained, then these prevents extends the second part t	m of DOLLARS ms and conditions of the contract note and loan Association to the part 16 s of th ate No. 3059 , which said share erest and dues on said shares, the first part ows: Twelve and 70/100 Dollars (\$ 12.70 he 28th day of each and ever, due it under said contract note, in accordance sents shall be void; otherwise in full force and hand g the day and year first above written
	in anysies appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered One Thousend end no/100 with interest thereon, and such fines and charges as may become due to said p hereby, advanced by the said The Dugles County first part upon 10 sinares of Class G of the capital stock of said Anave been assigned to said Association with all the future payments, earnings and agree to pay monthly installments, making a total monthly payment of 8 on or before the 28 th day of April 195 on or before the 28 th month thereafter to and including the month of March 18 Now, if said part 168 of the first part shall cause to be paid to the par with the terms thereof, and comply with all the provisions and agreements in sa effect, and may be foreclosed as in said contract note provided.	to secure the payment of the sur arty of second part under the ter Building a Association, evidenced by Certific dividends thereon, which said int 12.70 , payable as folk 1 , and a like sum on or before t by 11 . ty of the second part the amount ld note contained, then these pre-	m of DOLLARs ms and conditions of the contract note secure mod Loan Association to the part 1e's of th ate No. 3659 , which said share erest and dues on said shares, the first part own: Twelve and 70/100 Dollars (\$ 12, 70 he 28th day of each and ever, due it under said contract note, in accordance sents shall be void; otherwise in full force and hand \$ the day and year first above written
	in anysies appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered One Thousend and no/100 with interest thereon, and such fines and charges as may become due to said p hereby, advanced by the said The Douglas County first part upon 10 shares of Class G of the capital stock of said, have been assigned to said Association with all the future payments, carnings and agree to pay monthly installments, making a total monthly payment of \$ on or before the 28th day of April 1,193 month thereafter to and including the month of March 1: Now, if said part 1e8 of the first part shall cause to be paid to the par with the terms thereof, and comply with all the provisions and agreements in sa effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 1e8 of the first part ha	to secure the payment of the survey of second part under the term and the second part under the term as a sociation, evidenced by Certific dividends thereon, which said int 12.70 , payable as folk 12.70 , payable as folk 1 , and a like sum on or before to 1 11 , and a like sum on or before to 1 11 , and a like sum on or before to 1 11 , and a like sum on or before to 1 11 . The second part the amount id note contained, then these prevents the second part the	m of DOLLARs ms and conditions of the contract note secure mod Loan Association to the part 1e's of th ate No. 3659 , which said share erest and dues on said shares, the first part own: Twelve and 70/100 Dollars (\$ 12, 70 he 28th day of each and ever, due it under said contract note, in accordance sents shall be void; otherwise in full force and hand \$ the day and year first above written
	in anysies appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered One Thouse and end to 1000 with interest thereon, and such fines and charges as may become due to said phereby, advanced by the said The Douglas County first part upon 10 shares of Class G of the capital stock of gaid, have been assigned to said Association with all the future payments, examings and agree to pay monthly installments, making a total monthly payment of \$ on or before the 25th day of April 195 month thereafter to and including the month of Marcch 197 Now, if said part 45 of the first part shall cause to be paid to the part with the terms thereof, and comply with all the provisions and agreements in sa effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 165 of the first part ha STATE OF KANSAS, 88. Be it remembered, that on this 23x the undersigned, a NOTARLY PUBLIC in and for the C Winnie A Long who executed the within instrument of writing, and suc	to secure the payment of the surface of the surface of the secure of the	m of DOLLARS ms and conditions of the contract note for ms and conditions of the contract note for of the tac No. 3559 , which said share the first part creat and dues on said shares, the first part creat and dues on said shares, the first part creat and
	in anysies appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered One Thousend end no/100 with interest thereon, and such fines and charges as may become due to said phereby, advanced by the said The Dougles County first part upon 10 sinares of Class G of the capital stock of said a have been assigned to said Association with all the future payments, earnings and agree to pay monthly installments, making a total monthly payment of 8 on or before the 28th day of IPril .193 month thereafter to and including the month of March .18 Now, if said part 1e8 of the first part shall cause to be paid to the pay with the terms thereof, and comply with all the provisions and agreements in sa effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 1es of the first part has seffect, and may be foreclosed as in said contract note provided. STATE OF KANSAS, Section 1988 Section 19	to secure the payment of the survey of second part under the ter Building a Association, evidenced by Certific dividends thereon, which said int 12.70 , payable as folk 12.70 , payable as folk 1 , and a like sum on or before t). ht 1. 1y of the second part the amount id note contained, then these prevents of the fire we hereunto set their when the fire with the	m of DOLLARS ms and conditions of the contract note are tree and Loan Association to the part 162 of the tate No. 3059 which said share erest and dues on said shares, the first part lows: Trelve and 70/100 Dollars (8 12.70 the 23th day of each and every due it under said contract note, in accordance sents shall be void; otherwise in full force and a the day and year first above written and a the day and year first above written for the first part of the same person 8 execution of the same.
ileasa itten	in anysies appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered One Thousend end no/100 with interest thereon, and such fines and charges as may become due to said phereby, advanced by the said The Dougles County first part upon 10 sinares of Class G of the capital stock of said a have been assigned to said Association with all the future payments, earnings and agree to pay monthly installments, making a total monthly payment of 8 on or before the 28th day of April 1,193 month thereafter to and including the month of March 1980, if said part 168 of the first part shall cause to be paid to the paid the terms thereof, and comply with all the provisions and agreements in sa effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 165 of the first part has seffect, and may be foreclosed as in said contract note provided. STATE OF KANSAS, Sec. Be it remembered, that on this 23rx the undersigned, a NOTARY PUBLIC in and for the C Winnie A - Long who executed the within instrument of writing, and suc	to secure the payment of the survey of second part under the ter Building a lassociation, evidenced by Certifice dividends thereon, which said int 12-70 , payable as folk 1 , and a like sum on or before to 1 11. 12-70 the second part the amount id note contained, then these prevents of the second part the amount id note contained, then these prevents of the second part the amount id note contained, then these prevents of the second part the amount id note contained, then the second part the amount id not even the second part the amount id note contained, then the second part the amount id note contained, then the second part the amount id note that is not the second part the amount id note that is not the second part the se	m of DOLLARS ms and conditions of the contract note are tree and Loan Association to the part 1628 of the ate No. 3059, which said share creet and dues on said shares, the first part lows: Trelve and 70/100 he 28th day of each and every due it under said contract note, in accordan seents shall be void; otherwise in full force and seents shall be void; otherwise in full force and s. the day and year first above written note. A. D. 19231, before me, T. N. Long and his. wife, onally known to me to be the same person. 5. execution of the same, eday and year above written.
lleasa itten ritginal	in anysies appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered One Thousend and no/100 with interest thereon, and such fines and charges as may become due to said phereby, advanced by the said The Douglas County first part upon 10 shares of Class G of the capital stock of said, have been assigned to said Association with all the future payments, carnings an agree to pay monthly installments, making a total monthly payment of \$ on or before the 25th day of April 195 month thereafter to and including the month of March 196, if said part 128 of the first part shall cause to be paid to the pay with the terms thereof, and comply with all the provisions and agreements in sa effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 128 of the first part has seffect, and may be foreclosed as in said contract note provided. STATE OF KANSAS, Sa. STATE OF KANSAS, Sa. Be it remembered, that on this 23 for the undersigned, a NOTARY PUBLIC in and for the Valunte A. Long who executed the within instrument of writing, and sue the part of the first part has a long who executed the within instrument of writing, and sue the part of the first part has seen the part of the first part has a long. My Commission expires January 26 193. The debt secured by this mortgage has been raid in full, and the Register the part of the part of the first part has been raid in full, and the Register than the part of the secured by this mortgage has been raid in full, and the Register than the part of the first part has been raid in full, and the Register than the part of the first part has been raid in full, and the Register than the part of the first part has been raid in full, and the Register than the part of the first part has been raid in full.	to secure the payment of the sure arry of second part under the ter Building a Association, evidenced by Certifice, divided shereon, which said into 12-70 payable as folk of 12-70 payable as folk of 11 payable as folk of 12-70 payable a	m of DOLLARS ms and conditions of the contract note are to the part 16 s of the tate No. 3659 , which said share erest and dues on said shares, the first part 1000 . Dollars (\$12,70 . the 28th day of each and ever, due it under said contract note, in accordance sents shall be void; otherwise in full force and share the day and year first above written . A. D. 19231 , before me, N. Long and his mile, M. N. Long and was the day and year above written.
ileasa ilten rignal age plered day	in anysies appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered One Thouseand and no/100 with interest thereon, and such fines and charges as may become due to said phereby, advanced by the said The Douglas County first part upon 10 shares of Class G of the capital stock of gaid, have been assigned to said Association with all the future payments, carnings and agree to pay monthly installments, making a total monthly payment of \$ on or before the 25th day of April 193 month thereafter to and including the month of Marcch 1978, which is a single payment of \$ Now, if said part 165 of the first part shall cause to be paid to the pay with the terms thereof, and comply with all the provisions and agreements in sa effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 165 of the first part has offered in the contract part of the first part has a comply of the first part has been paid in full, and the Register The Document of the Contract of the first part has been paid in full, and the Register The Document of the Contract of the first part has been paid in full, and the Register The Document of the Contract of the first part has been paid in full, and the Register the first part has been paid in full, and the Register the first part has been paid in full, and the Register the first part has been paid in full, and the Register the first part has been paid in full, and the Register the first part has been paid in full, and the Register the first part has been paid in full, and the Register the first part has been paid in full, and the Register the first part has been paid in full, and the Register the first part has been paid in full, and the Register the first part has been paid in full and the Register the first part has been paid in full and the Regis	to secure the payment of the survey of second part under the ter Building a Association, evidenced by Certific dividends thereon, which said int 12-70 payable as folk 1 , and a like sum on or before to 11. The second part the amount id note contained, then these prevent their we hereunto set their N. Long Minnie A. Lond day of April County and State aforesaid, came who see present day acknowledged the et my hand and Notarial seal the Chas. F. Lox ASE to Deeds is authorized to releas Coccurty.	m of DOLLARS ms and conditions of the contract notes to the part 165 of th ate No. 3659 , which said share erest and dues on said shares, the first part 165 of the 28th American School Company of the School Company
ileass litten riginal sign litered day	in anysies appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered One Thousend and ro/100 with interest thereon, and such fines and charges as may become due to said phereby, advanced by the said The Douglas County first part upon 10 shares of Class G of the capital stock of said have been assigned to said Association with all the future payments, carnings and agree to pay monthly installments, making a total monthly payment of \$ on or before the 28th day of April 193 month thereafter to and including the month of March 190 Now, if said part 1e8 of the first part shall cause to be paid to the part with the terms thereof, and comply with all the provisions and agreements in sa effect, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part 1e8 of the first part hall supply the said of the Winnie A. Long who executed the within instrument of writing, and sue the undersigned, a NOTARY PUBLIC in and for the Winnie A. Long who executed the within instrument of writing, and sue the part of the second of the within instrument of writing. The My Commission expires Jenuary 26 My Commission expires Jenuary 26 RELE The debt secured by this mortgage has been paid in full, and the Register The Docceptor.	to secure the payment of the surface of the surface of the secund part under the term as the secund part under the term as the secund part under the term and the secund part the amount id not contained, then these prevents of the secund part the amount id not contained, then these prevents of the secund part the amount id not contained, then these prevents of the secund part the amount id not contained, then these prevents of the secund part the amount id not contained, then these prevents of the secund part the amount id not contained, then these prevents of the secund part to secund part	ms and conditions of the contract notes of the contract notes of the tate No. 3659 which said share erest and dues on said shares, the first part own. Trelve and 70/100 mover. Trelve and refer due it under said contract note, in accordance seens shall be void; otherwise in full force and the day and year first above written me. 1. , A. D. 19231 , before me. 1. , A. D. 19231 , before me. 1. , N. Long and his wife, onally known to me to be the same person. 8 execution of the same. 2 day and year above written. 2 alk Notary Public. 2 it of record. 3 liding and Loan Association.