MORTGAGE RECORD No. 78 Rev to _____

- Children

THIS INDENTURE, Made this 22md day of June A. D. 193 3 , brivee	n
Alte 2. Thompson, a #1don	
of Douglas County, in the State of Kansa, of the first part, and The LEWFORCE Building and Loan Association of Lawrence Kansa, of the second part. WITNESSETH: That the said party of the first part, in consideration of the sum of	
Three Hundred and no/100- be receipt of which is bereby acknowledged, do 62 by these presents grant, bargtin, sell and convey, unto said party of the second part, its successors an assigns, all of the following described real estate, situated in the County of Douglas, State of Kansas, to-wit:	3, .d
Commencing at a point 200 feet North of a point 650 feet North of the South line and 340 feet East of the West line of the Northwest guarter of Section 5, Township 13, Range 20; thence running North 50 feet; thence Zeat 185 feet; thence South 50 feet; thence West 165 feet to the place of beginning in the City of Lewrence.	
승규가 잘 잘 많다. 그렇게 잘 알 것 것 것 것 것 같아.	
병원에 앉아 있는 것을 같은 것을 얻는 것을 하는 것을 하는 것을 하는 것을 하는 것을 수 있다.	
2019년 1월 20 1월 2019년 1월 2	
TO HAVE AND TO HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging or in nywise appertaining, forever. PROVIDED AUMAYS, And this instrument is executed and delivered to secure the payment of the sum of	1
A INVITATION ANTIGATO, AND LINS MALINENE IS EXECUTED AND VENTERED ID SECURE FOR DAYMENT OF LINE SUM OF	1 6155
Three Hundred and mo/100 DOLLARS, ith interest thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contract note secured	
Three Hundred and uc/100- DOLLARS, ith interest thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contract note secured ereby, advanced by the said The LEWTCHCe Building and Loan Association to the part y of the rat upon 3 shares of Class G of the capital stock of said Association, evidence by Certificate No. 1769, which said hares we been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and does on said shares, the first part <u>5</u>	y l
Three Hundred and no/100- th Interest thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contract note secured sereby, advanced by the said The Luwrence Building and Loan Association to the part y. of the tart part upon 3. where of Class G of the capital stock of said Association, evidenced by Certificate No. 1759. , which said hares are 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 <u>first</u> first. cto pay monthly installments, making a total monthly payment of \$ 5.22 , payable as follows: Site. ctd. 21/100. Dollars (\$ 5.21)	
Three Hundred and ho/100- th interest thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contract note secured secures, advanced by the said The LEWICHCO Building and Loan Association to the part Y of the rat part upon 5 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1759, which said thares, the first part 2, of the rate 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 2, of the second part 1, of the said Association of the second part is a follows: Six cnd. 21/100 Dollars (\$ 5.21) no e before the 1 and the duding the month of May 19.33, and a like sum on or before the 1 and the day of each and every some thereafter to and including the month of May 19.36.	
Three Nundred and no/100- DOLLARS, ith interest thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contract note secured secures, advanced by the said Three LEWICACE Building and Loan Association to the part Y of the rst part upon 3 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1769, which said thares are 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 <u>1</u> refer to to pay monthly instillments, making a total monthly payment of § 5.61 , payable as follows: Six end. 62/100 Dollars (§ 5.61) n or before the linkt day of June , 192 3, and a like sum on or before the linkt day of each and every onth thereafter to and including the month of <u>1</u> 20.	
Three Hundred and ho/100 = DOLLARS, it is interst thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contract note secured secures, advanced by the said three LEFTCRCO Building and Loan Association to the part Y of the rat part upon 3 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 1769 , which said shares are 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 $\frac{1}{2}$ of the said $\frac{1}{2}$ of the said shares, the first part $\frac{1}{2}$ of the said said every into the therefore the latt due to the part shall cause to be paid to the party of the second part the amount due it under said contract note, in accordance in the terms thereol, and comply with all the provisions and agreements in said note contained, then these presents shall be void; otherwise in full force and first, and may be foreclowed as in said contract note provided.	
Three Hundred and ho/100 DOLLARS, ith interst thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contract note secured every, advanced by the said The	
Three Hundred and ho/100	
Three Hundred and ho/100 > DOLLARS ith interst thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contract note secured Building and Lon Association to the secured secured every, advanced by the said Three Last Cance nt part upon 3 harrs of Class G of the capital stock of said Association, evidenced by Certificate No. 1759 ave been assigned to said Association with all the future payments, examing and divideds thereon, which said interest and dues on said shares, the first part 1 first card (21/100 Dolars (\$ 6.21 no before the last day of Jine Last (5 6.21) Dolars (\$ 6.21) non thereafter to and including the month of Hogy 19 30. Now, if aid part y of the first part shall cause to be paid to the party of the second part the amount due it under said contract note, in secondance that the terms thered, and comply with all the provisions and agreements in said note contained, then these presents shall be void: otherwise in full force and first part ha 9 hard the day and year first above written. IN WITNESS WHEREOF, The said part y of the first part ha 9 hereunto set hard hard and year first above written. Alice H. Thompson Alice H. Alice H. Alice H. Storage of the same. IN WITNESS WHEREOF, The said part y of the first part ha 9 hereunto s	
Three Hundred and us/100 - DOLLARS ith interest thereon, and such fines and harge as any become due to said party of second part under the terms and conditions of the contract note secured evelops, advanced by the said The - DOLLARS ith interest thereon, and such fines and harge as one of the capital stock of said Association, evideneed by Certificate No. 1759 , which said there secured eveloped by the said The - Dollars (f. 1759) , which said there secured eveloped by the said there set of the said party of the said part of the said part of the said part of the said part of the said there set of the said part of the said for the said part of the said of the said part of the said part of the said part of the said part of the said contract note, in accordance the terms thereof, and comply with all the provident and agreements in said note contained, then these presents shall be void; otherwise in full force and feet, and may be foreclosed as in said contract note provided. - Dot the first part shall cause to be part of the second part the amount due it under said contract note, in accordance in the terms thereof, and comply with all the provident and agreements in said note contained, then these presents shall be void; otherwise in full force and feet, and may be foreclosed as in said contract note provided. - Dot the first part shall part y. - Otherwise in full force and feet, and may be foreclosed as in said contract note in the first part hab hereunto set. - A D. 195, . before me, the undersigned, a NOTARY PUBLIC i	
Three Hundred and ho/100- DOLLARS ith interst thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contract note secured ith interst thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contract note secured nt part upon 3 harrs of Class G of the capital stock of said Association, evidens due to said party of the said interest and dues on said shares, the first part 1, of the said interest and dues on said shares, the first part 1, or the second part the said interest and dues on said shares, the first part 1, or the second part (21/100) Dollars (5, -21) Dollars (5, -21) no before the last day of	i i i i i i i i i i i i i i i i i i i
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Three Hundred and holds > DOLLARS ith interst thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contract note secured ereby, advanced by the said The LENTANCE Building and Loan Association to the contract note secured ereby, advanced No. 1759 , which said there are been assigned to said Association with all the future payments, examing and divideds thereon, which said interest and dues on said shares, the first part 1, or before the last due to an advanced by payment of \$ 5.21 , payable as follows: Dolars (\$ 5.21) Dolars (\$ 5.21) nor before the last day of	The Rel vas wri on theori
Three Hundred and how and haves and haves and pays descend part under the terms and conditions of the contract note secured evelops advanced by the said haves as evened evelops, advanced by the said haves as evened evelops, advanced by the said haves as evened evelops, advanced to said said association, evidenced by Certificate No. 1759, which said there are to an advanced to said association or the part y. of the part y. of the part of the said party of periods deformed which said interest and dues on said haves, the first part y. of the part of the said parts (S. 21/100) Dollars (S. 21) no before the last day of JUND 102 J, and a like sum on or before the last Dollars (S. 21) no before the last day of action and agreements in said note contained, then these presents shall be void; otherwise in full force and feet, and may be foreclosed as in said contract note provided. Now, if aid part, of the first part shall cause to be paid to the party of the second part the amount due it under said contract note, in accordance in the terms thereof, and comply with all the provisions and agreements in said note contained, then these presents shall be void; otherwise in full force and feet, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part y. of the first part shall be provided as in aid contract note provided. IN WITNESS WHEREOF, The said part y. of the first part shall be recent as the same period. All too. H. Thom period IN with the same terms. Sec1.1 Who executed the within instrument of writing, and such perons of uby and yeel wowite. All	The Rel vas wr i on theori

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