Keg. No. 25/4

## MORTGAGE RECORD No. 78

A. D. 193 4 , between

THIS INDENTURE, Made this twenty-third day of October
Hattie McCrary and George McCrary, her husband

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TE OF KANSAS, as.  Be it remembered, that on this 23rd day of October the undersigned, a NOTARY PUBLIC in and for the County and State aforesaid, came. Hattie McCrary and George McCrary, her husband who are personally known to me to be the same person. who executed the within instrument of writing, and such persons duly acknowledged the execution of the same.  IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial seal the day and year above written.  My Commission expires Oct. 18, 1936 I. C. Stevensone Notary Public.  Recorded Oct. 23rd, A. D. 1934, at 1:30 o'clock For M. Register of Deeds.  RELEASE  The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record.  The Securement Building and Loan Association.	PROVIDED Two Hundr h interest thereon, eby, advanced by t part upon t been assigned to re—to pay mont or before the 18: th thereafter to a	ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of
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Be it remembered, that on this 23rd day of October A. D. 1934, before me, the undersigned, a NOTARY FUBLIC in and for the County and State alloresaid, came. Hattie McCrary and Legarge McGrary, her huseband who executed the within instrument of writing, and such persons duly acknowledged the execution of the same person. IN TESTIMONY WHEREOF, I have bereunto set my hand and Notarial seal the day and year above written.  My Commission expires Oct. 18, 1936 I. C. Stevenson. Notary Public.  Recorded Oct. 23rd, A. D. 1934, at 1130 o'clock F. M. Register of Deeds.  RELEASE  The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record.  The Securement Building and Loan Association.	wise appertaining PROVIDED Two Bundr h interest thereon, sby, advanced by part upon \$\frac{2}{3}\$ e been assigned to see—to pay mont or before the \$\frac{1}{3}\$ is the thereafter to at Now, if said part is the terms thereof it, and may be for the and may be for the and may be for the and the said part of the terms thereof it.	ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of ed. fifty and no/100r.  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 the said The Lawrence Building and Loan Association to the part 100 of the said The shares of Class Go of the capital stock of said Association, evidenced by Certificate No. 1792 which said shares said Association with all the future payments, carnings and dividents the grappino has distrest and dues on said shares, the first part 100 high installments, making a total monthly payment of \$7100 and 2, payable as follows: \$7100 and 18/100.  by day of October 1934, and a like sum on or before the last day of each and every old including the month of \$990 tember 1939.  The said 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 and comply with all the provisions and agreements in said note contained, then these presents shall be void; otherwise in full loree and ecclosed as in said contract note provided.  WHEREOF, The said part 100 high part 100 files for the party of hereunto set the 100 hand the day and year first above written.
the undersigned, a NOTARY PUBLIC in and for the County and State aloresaid, came in a train a contrary and George McGrary, her husband who executed the within instrument of writing, and such persons duly acknowledged the execution of the same.  IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial seal the day and year above written.  My Commission expires Oct. 18, 1836 I. C. Stevenson. Notary Public.  Recorded Oct. 23rd, A. D. 1934, at 1130 o'clock to M. Register of Deeds.  RELLAGE  The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record.  The Securement Building and Loan Association.	wise appertaining PROVIDED Two Bundr h interest thereon, eby, advanced by t part upon \$\frac{2}{3}\$ to been assigned to see	ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of ed. 11fty and no/100r.  ed. 11fty and no/100r.  ed. 11fty and no/100r.  ed. 11fty and no/100r.  DOLLARS, 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 the said shores that all the future payments, carnings and dividends they represent including the said shares, the first part 1 said Association with all the future payment of \$ 1 very and 18/100.  Et day of October 193 had not be said to the party of the second part the amount due it under said contract note, in accordance and comply with all the provisions and agreements in said note contained, then these presents shall be void: otherwise in full core and eclosed as in said contract note provided.  WHEREOF, The said part 1 said of the first part had very written.  Hattle McCrary
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My Commission expires Oct. 18, 1935. I. C. Stevenson. Notary Public.  Recorded Oct. 23rd, A. D. 1934, at 1130 octock F. M. Register of Deeds.  RELEASE  The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record.  The Executance Building and Loan Association.	wise appertaining PROVIDED Two Hundrin histerest thereon, bely, advanced by a part upon 2 e been assigned to see — to pay monior before the 18% the thereafter to a Now, if said pan in the terms thereof, and may be for IN WITNESS	ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of
Recorded Octs 23rd,  A. D. 1934, at 1:30 o'clock F. M.  Register of Deeds.  RELEASE  The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record.  The Securence Building and Loan Association.	wise appertaining PROVIDED Two Bundr h interest thereon, eby, advanced by part upon e been assigned to see to pay mont or before the like in the thereafter to a Now, if sale to the terms thereof tr, and may be for IN WITNESS	A. D. 1934.  And complete the first part flat above written.  MERROF, The said part 128.  of the first part 128.  of the contact note secured by Certificate No. 1792.  which said there is a barres of Class G of the capital stock of said Association, evidenced by Certificate No. 1792.  which said there is a barres of Class G of the capital stock of said Association, evidenced by Certificate No. 1792.  which said there is a barres, the first part 128.  they installments, making a total monthly payment of \$ Five and 16, 100.  the day of Cotober 1931, and a like sum on or before the 1884 day of each and every and including the month of \$ 5995 tember 19 39.  t also of the first part all aruse to be paid to the party of the second part the amount due it under said contract note, in accordance, and comply with all the provisions and agreements in said note contained, then these presents shall be void; otherwise in full lorce and eclosed as in said contract note provided.  WHEREOF, The said part 128. of the first part ha ve hereunto set. their hand the day and year first above written.  Hattie McCrary  Geo McCrary  S. S. S. Be it remembered, that on this 23rd day of October A. D. 1934, before me, the undersigned, a NOTARY PUBLIC in and for the County and State doresaid, come Hattie McCrary and October personally known to me to be the same person.
The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record.  The Lecurance Building and Loan Association	wise appertaining PROVIDED Two Rundr h interest thereon, eby, advanced by tpart upon e been assigned to ee to pay mont or before the like the threafter to a Now, if said the threafter to a Now, if said the terms thereof tr, and may be for IN WITNESS	ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of ed. fifty and no/100r.  ed. fifty and no/100r.  ed. fifty and no/100r.  ed. fifty and no/100r.  DOLLARS, 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 the said The large and the said The large and the said The said there is a charge of Class G of the capital stock of said Association, evidenced by Certificate No. 1792 , which said there is a charge of the said Association with all the future payments, earnings and dividenced by Certificate No. 1792 , which said there is the said Association with all the future payments, earnings and dividenced by Certificate No. 1792 , which said there is the said Association, making a total monthly payment of \$ five and 16/100.  It day of Cotober 193 had a slike sum on or before the last day of each and every discluding the month of \$ payte bear 19 39 .  It also do the first part all cause to be paid to the party of the second part the amount due it under said contract note, in accordance, and comply with all the provisions and agreements in said note contained, then these presents shall be void; otherwise in full lores and eclosed as in said contract note provided.  WHEREOF, The said part 188 of the first part ha Ye hereunto set their hand the day and year first above written.  Hattle McCrary  Geo McCrary  S. S. S. S. Be it remembered, that on this 23rd day of October . A. D. 1894 , before me, the undersigned, a NOTARY FUBLIC in and for the County and State doresaid, come Hattle McCrary and who executed the within instrument of writing, and such persons day acknowledged the execution of the same.  IN TESTIMONY WHEREOF, I have bereunto set my hand and Notarial seal the day and year above written.
The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record.  The Lecurance Building and Loan Association	wise appertaining PROVIDED Two Rundrh interest thereon, below, advanced by the part upon 2 to been assigned to see— to pay montor before the 18 that thereafter to a Now, if said pain the terms thereoft, and may be for IN WITNESS.  THE OF KANSA.  UNITY OF DOUGLAS gal Seal	ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of ed. fifty and no/100r
The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record.  The	wise appertaining PROVIDED Two Rundre in literate thereon, when, advanced by the part upon to be been assigned to ee—to pay montor before the like in the thereafter to a Now, if said pain the terms thereof ct, and may be for IN WITNESS.  THE OF KANSA.  UNITY OF DOUGLAS gal Seal	A. D. 1934.  Be it remembered, that on this 23rd.  A. D. 1934.  Be it remembered, that on this 23rd.  A. D. 1934.  A. D. 1
The Lacurence Building and Loan Association	wise appertaining PROVIDED Two Rundre in literate thereon, when, advanced by the part upon to be been assigned to ee—to pay montor before the like in the thereafter to a Now, if said pain the terms thereof ct, and may be for IN WITNESS.  THE OF KANSA.  UNITY OF DOUGLAS gal Seal	ADDILARS, and such fines and conditions of the course the payment of the sum of conditions of the contract note secure the said that the said that conditions of the contract note secure the said that the said that conditions of the contract note secure the said that the said that conditions of the contract note secured the said that the
st: a. c. Chy Socretary, By Sorge O. Foster	wise appertaining PROVIDED Two Hundra Hundrest thereon, beby, advanced by the part upon 2 repeated to the provided Hundra	ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of
	ywise spertaining PROVIDED Two Hundrath interest thereon, the theory, advanced by the part upon 2 to been assigned to every the part upon to before the 18 in the therefore to a Now, if said pand the terms thereof ct, and may be for IN WITNESS ATE OF KANSA UNITY OF DOUGLAS gal Seal  Recorded Oct	ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of ed. fifty and no/100r