## MORTGAGE RECORD No. 78 Beg. No. 78 Jun Parl

| Douglas County, in the State<br>ansas, of the second part.   | of Kansas, of the first part, and The  |  | Building and Loan Association of Lawrence,  |
|--|--|--|---|
|  | he said part of the first part, in c   |  |   |
|  | nowledged, doby these presents ;<br>ibed real estate, situated in the County of  | grant, bargain, seli and convey, unt   | DOLLARS, o said party of the second part, its successors and  |
|  |  |  |   |
|  |  |  |   |
|  |  |  |   |
|  |  |  |   |
|  |  |  |   |
|  |  |  |   |
|  |  |  |   |
|  |  |  |   |
|  |  |  |   |
|  |  |  |   |
|  |  |  |   |
|  |  |  |   |
|  |  |  |   |
|  |  |  |   |
|  |  |  |   |
|  |  |  |   |
|  |  |  |   |
| wise appertaining, forever.  | D THE SAME, Together with all and sin<br>nd this instrument is executed and delive   |  | ts and appurtenances thereunto belonging or in<br>orm of  |
| wise appertaining, forever. PROVIDED ALWAYS, A   | nd this instrument is executed and delive  | ered to secure the payment of the st   | m ofDOLLARS,  |
| wise appertaining, forever.  PROVIDED ALWAYS, A interest thereon, and such fir by, advanced by the said Th part upon   | nd this instrument is executed and delive<br>es and charges as may become due to said<br>e<br>shares of Class G of the capital stock of said   | ered to secure the payment of the st<br>d party of second part under the te<br>Building<br>d Association, evidenced by Certific  | om of DOLLARS, rms and conditions of the contract note secured and Loan Association to the part of the ttt No. which said shares  |
| wise appertaining, forever. PROVIDED ALWAYS, A interest thereon, and such fir by, advanced by the said Th part upon e been assigned to said Associate e to pay monthly installm  | nd this instrument is executed and delive<br>es and charges as may become due to saide<br>shares of Class G of the capital stock of said<br>ion with all the future payments, earnings<br>ents, making a total monthly payment of  | red to secure the payment of the st<br>d party of second part under the te<br>Building<br>d Association, evidenced by Certificand<br>dividends thereon, which said in<br>payable as fol  | om of DOLLARS, rms and conditions of the contract note secured and Loan Association to the part of the ttt No. , which said shares tterest and dues on said shares, the first part tows: Dollars (\$ )  |
| wise appertaining, forever. PROVIDED ALWAYS, A interest thereon, and such fit by, advanced by the said Th part upon the en assigned to said Associate to pay monthly installm thereafter to and including Now, if said part of the terms thereof, and comply, t, and may be foreclosed as in t, and may be foreclosed as in.   | nd this instrument is executed and delive<br>es and charges as may become due to saile<br>shares of Class G of the rapital stock of sail<br>ion with all the future payments, earnings<br>ents, making a total monthly payment of<br>day of<br>the first part shall cause to be paid to the<br>with all the provisions and agreements it<br>said contract note provided.   | red to secure the payment of the st d party of second part under the te Building d Association, evidenced by Certifica and dividends thereon, which said it payable as fol 19 party of the second part the amount as aid note contained, then these pr   | om of DOLLARS, rms and conditions of the contract note secured and Loan Association to the part of the tic No. , which said shares tierest and dues on said shares, the first part. ows:  |
| wise appertaining, forever. PROVIDED ALWAYS, A interest thereon, and such fit by, advanced by the said Th part upon the en assigned to said Associate to pay monthly installm thereafter to and including Now, if said part of the terms thereof, and comply, t, and may be foreclosed as in t, and may be foreclosed as in.   | nd this instrument is executed and delive<br>es and charges as may become due to saile<br>shares of Class G of the rapital stock of sail<br>ion with all the future payments, earnings<br>ents, making a total monthly payment of<br>day of<br>the first part shall cause to be paid to the<br>with all the provisions and agreements it<br>said contract note provided.   | red to secure the payment of the st d party of second part under the te Building d Association, evidenced by Certifica and dividends thereon, which said it payable as fol 19 party of the second part the amount as aid note contained, then these pr   | m of DOLLARS, rms and conditions of the contract note secured and Loan Association to the part of the stc No. which said shares terest and dues on said shares, the first part lows: Dollars (\$ ) the day of each and every t due it under said contract note, in accordance resents shall be void; otherwise in full force and  |
| wise appertaining, forever. PROVIDED ALWAYS, A interest thereon, and such fir by, advanced by the said Th part upon been assigned to said Associate to pay monthly installm r before the th thereafter to and including Now, if said part of the terms thereof, and comply t, and may be foreclosed as in IN WITNESS WHEREOF   | nd this instrument is executed and delive see and charges as may become due to sale e e shares of Class G of the rapital stock of sale ion with all the future payments, earnings ents, making a total monthly payment of day of the first part shall cause to be paid to the r with all the provisions and agreements ir said contract note provided. The szid part of the first part ha Be it remembered, that on this   | red to secure the payment of the st d party of second part under the te Building d Association, evidenced by Certifica and dividends thereon, which said it paymble as foll solutions, and a like sum on or before 19 party of the second part the amount a said note contained, then these pr a hereunto set.  day of   | orm of DOLLARS, rms and conditions of the contract note secured and Loan Association to the part of the text No. which said shares iterest and dues on said shares, the first part lows:  Dollars (\$ ) the day of each and every to due it under said contract note, in accordance essents shall be void; otherwise in full force and hand the day and year first above written.   |
| wise appertaining, forever. PROVIDED ALWAYS, As interest thereon, and such fit by, advanced by the said The part upon becan assigned to said Associate to pay monthly installing to before the th thereafter to and including Now, if said part of the terms thereof, and comply, t, and may be foreclosed as in IN WITNESS WHEREOF  TE OF KANSAS, NTY OF DOUCLAS, the unders who execu                    | nd this instrument is executed and delive es and charges as may become due to sale e shares of Class G of the capital stock of sale ion with all the future payments, earnings ents, making a total monthly payment of day of ,1 the month of the first part shall cause to be paid to the with all the provisions and agreements ir said contract note provided. The szid part  Be it remembered, that on this igned, a NOTARY FUBLIC in and for th   | red to secure the payment of the st d party of second part under the te Building d Association, evidenced by Certifica and dividends thereon, which said in \$ payable as fol  193 , and a like sum on or before 19 .  party of the second part the amount and note contained, then these pr  A hereunto set.  day of. the County and State aforesaid, came who pers such persons duly acknowledged the                                  | orm of DOLLARS, rms and conditions of the contract note secured and Loan Association to the part of the tit No. , which said shares attered and dues on said shares, the first part own:  Dollars (\$   |
| wise appertaining, forever. PROVIDED ALWAYS, As interest thereon, and such fit by, advanced by the said Th part upon been assigned to said Associate to pay monthly installm r before the th thereafter to and including Now, if said part of the terms thereof, and complet, and may be foreclosed as in IN WITNESS WHEREOF TE OF KANSAS, NTY OF DOUCLAS, the unders who execu                            | nd this instrument is executed and delive es and charges as may become due to sale e shares of Class G of the capital stock of sale ion with all the future payments, earnings ents, making a total monthly payment of day of , the month of the first part shall cause to be paid to the with all the provisions and agreements ir said contract note provided. The said part  of the first part ha  Be it remembered, that on this igned, a NOTARY PUBLIC in and for th ted the within instrument of writing, and  | red to secure the payment of the st d party of second part under the te Building d Association, evidenced by Certifica and dividends thereon, which said it s, payable as fol 193., and a like sum on rebefore 19 . party of the second part the amount n said note contained, then these pr a hereunto set  day of the County and State aloresaid, came who pers such persons duly acknowledged th unto est my hand and Notarial sea    | orn of DOLLARS, rms and conditions of the contract note secured and Loan Association to the part of the tice No. , which said shares iterest and dues on said shares, the first part. (ows: Dollars (\$   |
| wise appertaining, forever. PROVIDED ALWAYS, As interest thereon, and such fit by, advanced by the said Th part upon been assigned to said Associate to pay monthly installm r before the th thereafter to and including Now, if said part of the terms thereof, and complet, and may be foreclosed as in IN WITNESS WHEREOF TE OF KANSAS, NTY OF DOUCLAS, the unders who execu                            | nd this instrument is executed and delive es and charges as may become due to said e shares of Class G of the capital stock of said ion with all the future payments, earnings ents, making a total monthly payment of day of , the month of the first part shall cause to be paid to the with all the provisions and agreements in said contract note provided. The said part of the first part ha Be it remembered, that on this igned, a NOTARY PUBLIC in and for th edd the within instrument of writing, and TESTIMONY WHEREOP, I have here ission expires  | red to secure the payment of the st d party of second part under the te Building d Association, evidenced by Certifica and dividends thereon, which said it s, payable as fol 193., and a like sum on rebefore 19 . party of the second part the amount n said note contained, then these pr a hereunto set  day of the County and State aloresaid, came who pers such persons duly acknowledged th unto est my hand and Notarial sea    | orm of DOLLARS, rms and conditions of the contract note secured and Loan Association to the part of the tric No. which said shares terrest and dues on said shares, the first part. ows:  Dollars (\$ ) the day of each and every to the day and year first above written.  A. D. 193 before me, onally known to me to be the same person. e execution of the same. I the day and year above written.  Notary Public. |
| wise appertaining, forever. PROVIDED ALWAYS, As interest thereon, and such fit bys, advanced by the said Th part upon been assigned to said Associate e to pay monthly installm r before the th thereafter to and including Now, if said part of the terms thereof, and complet, t, and may be foreclosed as in IN WITNESS WHEREOF  TE OF KANSAS, NTY OF DOUCLAS, the unders who execu                     | nd this instrument is executed and delive es and charges as may become due to said e shares of Class G of the capital stock of said ion with all the future payments, earnings ents, making a total monthly payment of day of , the month of , the month of , the first part shall cause to be paid to the with all the provisions and agreements in said contract note provided. The szid part , of the first part ha  Be it remembered, that on this igned, a NOTARY PUBLIC in and for th the det the within instrument of writing, and TESTIMONY WHEREOF, I have here ission expires .  A. D. 19 , A. D. 19 ,  RE | red to secure the payment of the st d party of second part under the te Building d Association, evidenced by Certifica and dividends thereon, which said it specification of the second part the amount naid note contained, then these pr hereunto set day of the County and State aforesaid, came who such persons duly acknowledged th unto set my hand and Notarial sea  13 14 16 16 17 17 17 18 18 18 18 18 18 18 18 18 18 18 18 18 | orm of DOLLARS, rms and conditions of the contract note secured and Loan Association to the part of the tick No. , which said shares therest and dues on said shares, the first part of the day of each and every the day and year first above written.  A. D. 193 , before me, onally known to me to be the same person e execution of the same.  It has been been described by the same person e execution of the same.  Notary Public.  M. Register of Deeds.  |
| wise appertaining, forever. PROVIDED ALWAYS, A interest thereon, and such fit by, advanced by the said Th part upon been assigned to said Associate e to pay monthly installin r before the th thereafter to and including Now, if said part of the terms thereof, and complet, t, and may be foreclosed as in IN WITNESS WHEREOF  TE OF KANSAS, NTY OF DOUCLAS, the unders who execu NY My Comm  Recorded | nd this instrument is executed and delive es and charges as may become due to sale e shares of Class G of the capital stock of sale ion with all the future payments, earnings ents, making a total monthly payment of day of , the month of the first part shall cause to be paid to the r with all the provisions and agreements ir said contract note provided. The said part of the first part ha Be it remembered, that on this igned, a NOTARY PUBLIC in and for th the dithe within instrument of writing, and TESTIMONY WHEREOP, I have here ission expires  | red to secure the payment of the st d party of second part under the te Building d Association, evidenced by Certifica and dividends thereon, which said it specification of the second part the amount naid note contained, then these pr hereunto set day of the County and State aforesaid, came who such persons duly acknowledged th unto set my hand and Notarial sea  13 14 16 16 17 17 17 18 18 18 18 18 18 18 18 18 18 18 18 18 | orm of DOLLARS, rms and conditions of the contract note secured and Loan Association to the part of the tit No. , which said shares attered and dues on said shares, the first part. (See) the day of each and every the due it under said contract note, in accordance escents shall be void; otherwise in full force and hand the day and year first above written.  A. D. 193, before me, onally known to me to be the same person e execution of the same. It he day and year above written.  Notary Public.  M. Register of Deeds.   |