(SEAL)

THIS INDUNTURE, STAGE this	day of	A. D. 193 , betwe
of Douglas County, in the State of Kansas, of the first part, and Th		Building and Loan Association of Lawret
Nansa, of the second part. WITNESSETH: That the said part		
he receipt of which is hereby acknowledged, doby these pr rigns, all of the following described real estate, situated in the Co	esents grant, bargain, sell and convey, un	DOLLA to said party of the second part, its successors:
TO HAVE AND TO HOLD THE SAME, Together with all a wise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and		
wise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and hinterest thereon, and such fines and charges as may become due eby, advanced by the said The. tart upon	delivered to secure the payment of the s to said party of second part under the te Building to fasid Association, evidenced by Certific rnings and dividends thereon, which said i	um of DOLLARS rms and conditions of the contract note secure and Loan Association to the part of th ate No. , which said share therest and dues on said shares, the first part
wise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and h interest thereon, and such fines and charges as may become due ebyt, advanced by the said The. t part upon hares of Class G of the capital stock e been assigned to said Association with all the future payments, can ee to pay monthly installments, making a total monthly paym	delivered to secure the payment of the s to said party of second part under the te Building to said Association, evidenced by Certific rnings and dividends thereon, which said i ent of \$, payable as fol	um of DOLLAR: rms and conditions of the contract note secure and Loan Association to the part of the ate No. , which said share terest and dues on said shares, the first part tows: Dollars (\$
wise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and hinterest thereon, and such fines and charges as may become due ebyt, advanced by the said The. spart upon shares of Class G of the capital stock to been assigned to said Association with all the future payments, care to pay monthly installments, making a total monthly paym or before the. day of. the first part shall cause to be paid the first part shall cause to be paid.	delivered to secure the payment of the s to said party of second part under the te Building of said Association, evidenced by Certific rnings and dividends thereon, which said i ent of \$, payable as fol , 193, and a like sum on or before 19. to the party of the second part the amoun	um of. DOLLAR: rms and conditions of the contract note secure and Loan Association to the part of th ate No. ,wishes said share nterest and dues on said shares, the first part. lows: Dollars (\$ the day of each and ever, t due it under said contract note, in accordance
wise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and histories thereon, and such fines and charges as may become due shy, advanced by the said The. t part upon saigned to said Association with all the future payments, care been assigned to said Association with all the future payments, care to pay monthly installments, making a total monthly paym by before the day of the foreign of the day of the thereafter to and including the month of	delivered to secure the payment of the s to said party of second part under the te Building of said Association, evidenced by Certific rnings and dividends thereon, which said is ent of \$, payable as for , 193 , and a like sum on or before 19 to the party of the second part the amoun ents in said note contained, then these pre	um of. DOLLAR: This and conditions of the contract note secure and Loan Association to the part of the ate No. , which said share terest and dues on said shares, the first part tows: Dollars (\$ the day of each and ever t due it under said contract note, in accordance esents shall be void; otherwise in full force an
wise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and hinterest thereon, and such fines and charges as may become due eby, advanced by the said The shares of Class G of the capital stock ebeen assigned to said Association with all the future payments, can be been assigned to said Association with all the future payments, can be been assigned to said Association with all the future payments, can be been assigned to said association with all the future payments, can be been assigned to said association with all the future payments, and repeated the first part shall cause to be paid the terms thereof, and comply with all the provisions and agreement, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part of the first part of the fir	delivered to secure the payment of the s to said party of second part under the te Building to said Association, evidenced by Certific rainings and dividends thereon, which said ent of \$,payable as fo ,193 , and a like sum on or before 19 to the party of the second part the amoun ents in said note contained, then these pr sart ha hereunto set	am of. DOLLARS rms and conditions of the contract not secure and Loan Association to the part. of the steen that No. , which said share terest and dues on said shares, the first part. lows: Dollars (\$ the day of each and ever, t due it under said contract note, in accordance seents shall be void; otherwise in full force an hand the day and year first above written
wise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and hinterest thereon, and such fines and charges as may become due by, advanced by the said The. the part upon shares of Class G of the capital stock to be been assigned to said Association with all the future payments, can be to pay monthly installments, making a total monthly paym or before the. day of the therester to and including the month of Now, if said part define the first part shall cause to be paid in the terms thereo, and comply with all the provisions and agreement, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part of the first part of t	delivered to secure the payment of the s to said party of second part under the te Building tof said Association, evidenced by Certific mings and dividends thereon, which said it ent of \$, payable as for , 193 , and a like sum on or before 19	am of. DOLLAR: rms and conditions of the contract not secure and Loan Association to the part. of th ate No. , which said share terest and dues on said shares, the first part. lows: Dollars (\$ the day of each and ever, t due it under said contract note, in accordance seents shall be void; otherwise in full force an hand the day and year first above written , A. D. 193 , before me onally krown to me to be the same person.
wise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and hinterest thereon, and such fines and charges as may become due sty, advanced by the said The. t part upon shares of Class G of the capital stock e been assigned to said Association with all the future payments, care to pay monthly installments, making a total monthly paym or before the. day of. the thereafter to and including the month of. Now, if said part define first part shall cause to be paid to the terms thereof, and comply with all the provisions and agreement, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part of the first part of the f	delivered to secure the payment of the s to said party of second part under the te Building of said Association, evidenced by Certific mings and dividends thereon, which said it ent of \$	am of. DOLLARS rms and conditions of the contract not secure and Loan Association to the part. of th ate No. , which said share terest and dues on said shares, the first part. lows: Dollars (\$ the day of each and ever, t due it under said contract note, in accordance seents shall be void; otherwise in full force an hand the day and year first above written , A. D. 193 , before me onally krown to me to be the same person e execution of the same. It he day and year above written.
wise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and hinterest thereon, and such fines and charges as may become due oby, advanced by the said The shares of Class G of the capital stock be been assigned to said Association with all the future payments, care to pay monthly installments, making a total monthly paym or before the day of the thereafter to and including the month of Now, if said part defined the first part shall cause to be paid in the terms thereof, and comply with all the provisions and agreement, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part of the first part of t	delivered to secure the payment of the s to said party of second part under the te Building to said Association, evidenced by Certific mings and dividends thereon, which said ent of \$\$, payable as fo 19, payable as fo 19, and a like sum on or before 19 to the party of the second part the amoun ents in said note contained, then these pr sart ha hereunto set day of, for the County and State aforesaid, cam who pen 2, and such persons duly acknowledged the hereunto set my hand and Notarial sea	am of
wise appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and hinterest thereon, and such fines and charges as may become due oby, advanced by the said The shares of Class G of the capital stock be been assigned to said Association with all the future payments, care to pay monthly installments, making a total monthly paym or before the day of the thereafter to and including the month of Now, if said part defined the first part shall cause to be paid in the terms thereof, and comply with all the provisions and agreement, and may be foreclosed as in said contract note provided. IN WITNESS WHEREOF, The said part of the first part of t	delivered to secure the payment of the s to said party of second part under the te Building of said Association, evidenced by Certific mings and dividends thereon, which said it ent of \$	am of DOLLARS rms and conditions of the contract note secure and Loan Association to the part of the tate No. , which said share therest and dues on said shares, the first part lows: Dollars (\$\frac{3}{2}\$ the day of each and every t due it under said contract note, in accordance esents shall be void; otherwise in full force an 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. I the day and year above written. Notary Public. M.