MORTGAGE RECORD No. 78 Log. No.

Fee Paid

of Douglas County in the State of V	but next and The	Duilding and Loss Association of I
of Douglas County, in the State of Kansas, of the f Kansas, of the second part. WITNESSETH: That the said part	irst part, and The	
	by these presents grant, bargain, sell and convey, ituated in the County of Douglas, State of Kansas, to-u	
nywise appertaining, forever.	Γoge∗her with all and singular, the tenements, hereditar	
nywise appertaining, forever. PROVIDED ALWAYS, And this instrumen	at is executed and delivered to secure the payment of the	e sum of DOLLARS,
nywise appertaining, forever. PROVIDED ALWAYS, And this instrumer with interest thereon, and such fines and charges as ereby, advanced by the said The ret part upon. shares of Class G. ave been assigned to said Association with all the fu	at is executed and delivered to secure the payment of the may become due to said party of second part under the Build of the capital stock of said Association, evidenced by Certure payments, earnings and dividends thereon, which sa	e sum of
nywise appertaining, forever. PROVIDED ALWAYS, And this instrumer with interest thereon, and such fines and charges as ereby, advanced by the said The int part upon shares of Class G ave been assigned to said Association with all the fu gree to pay monthly installments, making a to	nt is executed and delivered to secure the payment of the may become due to said party of second part under the Buddi of the capital stock of said Association, evidenced by Cert turne payments, earnings and dividends thereon, which as tal monthly payment of \$ payable as	e sum of
provide appertaining, forever. PROVIDED ALWAYS, And this instrumer with interest thereon, and such fines and charges as ereby, advanced by the said. The rat part upon. Are been assigned to said Association with all the fure recent to pay monthly installments, making a tot no robofore the. Any of day of onth thereafter to and including the month of	nt is executed and delivered to secure the payment of the may become due to said party of second part under the Buildi of the capital stock of said Association, evidenced by Cert ture payments, earnings and dividends thereon, which as tal monthly payment of \$, payable as , 133 , and a like sum on or bef	te sum of DOLLARS, to terms and conditions of the contract note secured ing and Loan Association to the part of the ifficate No. , which said shares id interest and dues on said shares, the first part follows: Dollars (\$) ore the day of each and every
nywise appertaining, forever. PROVIDED ALWAYS, And this instrumer it interest thereon, and such fines and charges as ereby, advanced by the said The not part upon shares of Class G ave been assigned to said Association with all the fu gree to pay monthly installments, making a to nor before the day of the first part shall into thereafter to and including the month of Now, if said part in the terms thereof, and comply with all the prov fleet, and may be foreclosed as in said contract not	It is executed and delivered to secure the payment of the may become due to said party of second part under the Buildi of the capital stock of said Association, evidenced by Cert ture payments, earnings and dividends thereon, which as tal monthly payment of \$, payable as , 193 , and a like sum on or bef. 19	te sum of DOLLARS, to terms and conditions of the contract note secured ing and Loan Association to the part of the difficate No. , which said shares id interest and dues on said shares, the first part follows: Dollars (\$) ore the day of each and every ount due it under said contract note, in accordance to presents shall be void; otherwise in full force and
nywise appertaining, forever. PROVIDED ALWAYS, And this instrumer it interest thereon, and such fines and charges as ereby, advanced by the said The not part upon shares of Class G ave been assigned to said Association with all the fu gree to pay monthly installments, making a to nor before the day of the first part shall into thereafter to and including the month of Now, if said part in the terms thereof, and comply with all the prov fleet, and may be foreclosed as in said contract not	nt is executed and delivered to secure the payment of the may become due to said party of second part under the Buddi of the capital stock of said Association, evidenced by Cert turne payments, earnings and dividends thereon, which is tall monthly payment of \$	te sum of DOLLARS, to terms and conditions of the contract note secured ing and Loan Association to the part of the difficate No. , which said shares id interest and dues on said shares, the first part follows: Dollars (\$) ore the day of each and every ount due it under said contract note, in accordance to presents shall be void; otherwise in full force and
nywise appertaining, forever. PROVIDED ALWAYS, And this instrumer it in interest thereon, and such fines and charges as ereby, advanced by the said The rat part upon. Ansers of Class G ave been assigned to said Association with all the furgree—to pay monthly installments, making a to on or before the day of onth thereafter to and including the month of Now, if said part of the first part shal ith the terna thereof, and comply with all the profect, and may be foreclosed as in said contract not IN WITNESS WHEREOF, The said part	It is executed and delivered to secure the payment of the may become due to said party of second part under the Buildi of the capital stock of said Association, evidenced by Cert ture payments, earnings and dividends thereon, which as tal monthly payment of \$, payable as , 193 , and a like sum on or bef. 19	te sum of DOLLARS, to terms and conditions of the contract note secured ing and Loan Association to the part of the difficate No. , which said shares id interest and dues on said shares, the first part follows: Dollars (\$) ore the day of each and every ount due it under said contract note, in accordance to presents shall be void; otherwise in full force and
nywise appertaining, forever. PROVIDED ALWAYS, And this instrumer in the provided of the provided and the pr	nt is executed and delivered to secure the payment of the may become due to said party of second part under the Buddi of the capital stock of said Association, evidenced by Cert utre payments, earnings and dividends thereon, which as tall monthly payment of \$	te sum of DOLLARS, e terms and conditions of the contract note secured ing and Loan Association to the part of the lifeate No. , which said shares id interest and dues on said shares, the first part follows: Dollars (\$) ore the day of each and every ount due it under said contract note, in accordance presents shall be void: otherwise in full force and hand the day and year first above written hand. The day and year first above written , A. D. 193 , before me, ame
nywise appertaining, forever. PROVIDED ALWAYS, And this instrumer ith interest thereon, and such fines and charges as ereby, advanced by the said The rat part upon. Anteresty, advanced by the said The rat part upon. Anterest of Class G aver been assigned to said association with all the fur gree to pay monthly installments, making a to nor before the day of conthet thereafter to and including the month of Now, if said part of the first part shall the terms thereof, and comply with all the provincest, and may be foreclosed as in said contract not IN WITNESS WHEREOF, The said part TATE OF KANSAS, So. DOINTY OF DOUGLAS, Be it remembers the undersigned, a NOTAR' who executed the within inse	nt is executed and delivered to secure the payment of the may become due to said party of second part under the Buddi of the capital stock of said Association, evidenced by Cert utre payments, earnings and dividends thereon, which as tall monthly payment of \$	te sum of DOLLARS, e terms and conditions of the contract note secured ing and Loan Association to the part of the differst No. , which said shares id interest and dues on said shares, the first part follows: Dollars (\$
nywise appertaining, forever. PROVIDED ALWAYS, And this instrumer it in this that thereon, and such fines and charges as ereby, advanced by the said The rit part upon. shares of Class G. we been assigned to said Association with all the furewell of the rit part upon. or before the day of on the first part shall the terms thereof, and comply with all the professor, and the terms the control of the first part shall the terms thereof, and comply with all the professor. IN WITNESS WHEREOF, The said part. TATE OF KANSAS, as. Be it remembers the undersigned, a NOTAR' who executed the within ins IN TESTIMONY W. My Commission expires.	nt is executed and delivered to secure the payment of the may become due to said party of second part under the Buildi of the capital stock of said Association, evidenced by Cert ture payments, earnings and dividends thereon, which as tal monthly payment of \$	e sum of DOLLARS, e terms and conditions of the contract note secured ing and Loan Association to the part of the ifficate No. , which said shares id interest and dues on said shares, the first part follows: Dollars (\$) or the day of each and every ount due it under said contract note, in accordance e presents shall be void: otherwise in full force and hand the day and year first above written. A. D. 193 , before me, ame personally known to me to be the same person of the execution of the same. seal the day and year above written. Notary Public.
nywise appertaining, forever. PROVIDED ALWAYS, And this instrumer it in this that thereon, and such fines and charges as ereby, advanced by the said The rit part upon. shares of Class G. we been assigned to said Association with all the furewell of the rit part upon. or before the day of on the first part shall the terms thereof, and comply with all the professor, and the terms the control of the first part shall the terms thereof, and comply with all the professor. IN WITNESS WHEREOF, The said part. TATE OF KANSAS, as. Be it remembers the undersigned, a NOTAR' who executed the within ins IN TESTIMONY W. My Commission expires.	nt is executed and delivered to secure the payment of the may become due to said party of second part under the Buildi of the capital stock of said Association, evidenced by Cert ture payments, earnings and dividends thereon, which as tal monthly payment of \$ payable as tal monthly payment of the second part the amrisions and agreements in said note contained, then these provided. of the first part ha hereunto set d, that on this day of the tour this payable as the payable as the payable that the second payable the first part has the payable that	e sum of DOLLARS, e terms and conditions of the contract note secured ing and Loan Association to the part of the ifficate No. , which said shares id interest and dues on said shares, the first part follows: Dollars (\$) or the day of each and every ount due it under said contract note, in accordance e presents shall be void: otherwise in full force and hand the day and year first above written. A. D. 193 , before me, ame personally known to me to be the same person of the execution of the same. seal the day and year above written. Notary Public.
nywise appertaining, forever. PROVIDED ALWAYS, And this instrumer it in interest thereon, and such fines and charges as ereby, advanced by the said The ret part upon shares of Class G. ave been assigned to said Association with all the fu gree to pay monthly installments, making a too nor before the day of the first part shall the terms thereof, and comply with all the proficet, and may be foreclosed as in said contract not IN WITNESS WHEREOF, The said part. TATE OF KANSAS, So. Be it remembere the undersigned, a NOTAR' who executed the within ins IN TESTIMONY W. My Commission expires. Recorded	nt is executed and delivered to secure the payment of the may become due to said party of second part under the Buddi of the capital stock of said Association, evidenced by Cert under payments, earnings and dividends thereon, which as tal monthly payment of \$	te sum of DOLLARS, e terms and conditions of the contract note secured ing and Loan Association to the part of the differst No. , which said shares id interest and dues on said shares, the first part. follows: Dollars (\$) ore the day of each and every out the due to the day of each and every out the due to the day of each and every out the day and year first above written. A. D. 193 , before me, ame personally known to me to be the same person. det the execution of the same. seal the day and year above written. Notary Public. M. Register of Deeds.
nywise appertaining, forever. PROVIDED ALWAYS, And this instrumer with interest thereon, and such fines and charges as ereby, advanced by the said The interest, advanced by the said The interest, advanced by the said The interest, and compared to said Association with all the fu gree to pay monthly installments, making a too nor before the day of the first part shall the terms thereof, and comply with all the proficet, and may be foreclosed as in said contract not IN WITNESS WHEREOF, The said part. TATE OF KANSAS, Sounty of Doubles, Soundersigned, a NOTAR' who executed the within ins IN TESTIMONY When the undersigned, a NOTAR' who executed the within ins IN TESTIMONY When the undersigned, a NOTAR' who carecuted the within ins IN TESTIMONY When the undersigned and the said th	nt is executed and delivered to secure the payment of the may become due to said party of second part under the Buildi of the capital stock of said Association, evidenced by Cert ture payments, earnings and dividends thereon, which as it all monthly payment of \$	e sum of DOLLARS, e terms and conditions of the contract note secured ing and Loan Association to the part of the ifficate No. , which said shares id interest and dues on said shares, the first part follows: Dollars (\$) ore the day of each and every day of each and every ount due it under said contract note, in accordance e presents shall be void; otherwise in full force and hand the day and year first above written. A. D. 193 , before me, ame personally known to me to be the same person of the execution of the same. seal the day and year above written. Notary Public. M. Register of Deeds.