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	SAME DODEWOOTH STATIONERY CO RANDAS CITY NO SSESS
24, between	This Turneture 12.1 1.0
	This Judgetture, Made this 13th day of Islamany A. D. 1924, between dussell of Sufferd, a pungle sman of Douglas County, in the State of Kansas, of the first part, and THE Suvernce BUILDING AND LOAN ASSOCIATION, of LAWRENCE KANSAS of the coord part.
ASSOCIA-	January Comment
ASSOCIA-	of Douglas County, in the State of Kansas, of the first part, and THE Jawense BUILDING AND LOAN ASSOCIATION, of LAWRENCE, KANSAS, of the second part:
f the sum of	and the second part:
DOLLARS,	DOLLAR
second part, rit:	
	its successors and assigns, all of the following described real estate, situated in the County of Douglas, and State of Kansas, to-wit:
	not Mumbery Unety- Spren 1971 on
	Lor Numberg Minety- Seren (97) en New Yersey Speek in the City of Lawrence
ice_	a distance
	1111326
ances there-	TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances ther unto belonging, or in anywise appertaining, forever.
	PROVIDED ALWAYS, And this instrument is executed and delivered to secure payment of the sum of
DOLLARS,	
e terms and	with interest and premium thereon, and such fines and charges as may become due to said party of the second part under the terms an
ASSOCIA- , evidenced	conditions of the contract note secured hereby, advanced by the said THE Causeline BUILDING AND LOAN ASSOCIATION to the part 44 of the first part upon 5.2 shares of Class G of the capital stock of said Association, evidence
d dividends	by Certificate No. 6.3 6 which said shares have been assigned to said Association with all future payments, earnings and dividence
king a total	thereon, which said interest, premium and dues on said shares, the first part 4 agree to pay in monthly installments, making a tot
h and every	monthly payment of \$10,35 payable as follows: Frand Floo Dollars (\$10.35 ) on on before the last day of February 1924, and a like sum on or before the last day of each and ever
	month thereafter to and including the month of January 1929.
aid contract	Now, if said part 4 of the first part shall cause to be paid to the party of the second part the amount due it under said contract
ese presents	note, in accordance with the terms thereof, and comply with all the provisions and agreements in said note contained, then these present shall be void; otherwise in full force and effect, and may be forcelosed as in said contract note provided.
y and year	before the last day of Abruary 1924, and a like sum on or before the last day of each and ever month thereafter to and including the month of January 1924.  Now, if said part 4 of the first part shall cause to be paid to the party of the second part the amount due it under said contra note, in accordance with 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 effect, and may be forcelosed as in said contract note provided.  IN WITNESS WHEREOF, The said part 4 of the first part has hereunto set his hand the day and years.
	with interest and premium thereon, and such fines and charges as may become due to said party of the second part under the terms are conditions of the contract note secured hereby, advanced by the said THE SALVINCE BUILDING AND LOAN ASSOCIATION to the part y of the first part upon 5.2. shares of Class G. of the capital stock of said Association, evidence by Certificate No. 6.3 which said shares have been assigned to said Association with all future payments, earnings and divident thereon, which said interest, premium and dues on said shares, the first part y agree to pay in monthly installments, making a tot monthly payment of \$10,35, payable as follows: In and Ifica upon Dollars (\$10,35, 0) on before the last day of each and ever mouth thereafter to and including the moth of Parmany 1924.  Now, if said part y of the first part shall cause to be paid to the party of the second part the amount due it under said contrat note, in accordance with the terms thereof, and comply with all the provisions and agreements in said note contained, then these present shall be void; otherwise in full force and effect, and may be forcelosed as in said contract note provided.  IN WITNESS WHEREOF, The said part y of the first part have hereunto set have hand, the day and year first above written.  REALLY ASSOCIATION TO THE ASSOCIATION TO TH
	first above written.  Russell & Lefferd
	State of Kansas, County of Douglas, ss:
24, before	State of Kunsas, County of Douglas, ss:  BE IT REMEMBERED, That on this 13th day of Jebruary, A. D. 1924, before
as:1, Delore	me, the undersigned, a Notary Public in and for the County and State aforesaid, came
	A. J. D. Russell S. Lefferd, a single man
of writing,	whopersonally known to me to be the same personwho executed the within instrument of writing
	and such personduly acknowledged the execution of the same.
ove written.	IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial seal the day and year above written
tary Public.	IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial seal the day and year above written  South Lyan , Notary Public  My Commission expires December 15 th  1925
ock a.M.	Filed for Record on the 4 day of Septiments, A. D. 1924, at 4 o'clock D.
or of Doods	Pilet for Record on the San E. Wellman, Register of Deed
er of Deeds.	
, Deputy.	, Deputy
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