	FROM FROM FROM FROM FROM FROM FROM FROM	
	P.D.Olmstead et al Nov A. D., 1927. At 3:00 P. M.	or
	Dourlas County 3. 2 L. Asala Register of Deeds.	
	THE PERSON VILLA VILLA	-
	P.D. Olmstead and his wife Grace O. Olmstead	
	of Douglas County, in the State of Kansas, of the first part, and The Douglas County Building and Loan Association of Lawren Kansas, of the second part. WITNESSETII: That the said part is of the first part, in consideration of the sum of	re,
	Thirty eight Hundred and no/100 DOLLAR the receipt of which is hereby acknowledged, do by these presents grant, harvain will and convey unto said party of the second part is an array of	S,
	assigns, all of the following described real estate, situated in the County of Douglas, State of Kansas, to-wit:	
	Lot No. Five (5) Block twenty two (22) Sinclair(s Addition to the city of Lawrence.	
	이 가지 않는 것이 같은 것이 같은 것이 하는 것이 많이 많이 많이 많이 많이 많이 많이 했다.	
$\square$		
	그는 아이는 것 같은 것 같	
10.77 + 10 <sup>2</sup> Lio		
	TO HAVE AND TO HOLD THE SAME, Together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging or	
	in anywase appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Thinks a fight Bundrad and mol/100	
	in anywase appertanuag, lorever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of DOLLARS, with interest thereon, 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 hereby, advanced by the said The DOU_LARS County Building and Loan Association to the part 105 of the	
	in anywas appertanuag, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Thirty eight Hundred and no/100 DOLLARS, with interest thereon, 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 hereby, advanced by the said The Douglas County Building and Loan Association to the part10s, which said shares have been assigned to said Association with all the future payments, earnings and dividends the due to a said shares the first part 10s	
	in anywas appertanuag, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Thirty eight Hundred and no/100 DOLLARS, with interest thereon, 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 hereby, advanced by the said The DougLas County Building and Laan Accritation to the particles of the first part upon 38 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 3454 which said abares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 100 agree to pay monthy installments, making a total monthy payment of § 48.20 Forty eight and 26/100 Dollars (§ 48.26	WEAWFILT
	In anywas appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Thirty eight Hundred and no/100 with interst thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contrast nots escured hereby, advanced by the said The Douglas County Division of the contrast not secured hereby, advanced by the said The Douglas County of second part under the terms and conditions of the contrast not secured hereby, advanced by the said The Douglas County of said Association, evidenced by Certificate No. 3 <sup>10</sup> 5 <sup>10</sup> nave been assigned to said Association with all the future payments, earnings and dividend thereon, which said interest and uses on said shares, the first part leg agree to pay monthly installments, making a total monthly payment of \$ <sup>14</sup> 8. <sup>26</sup> on or before the 10th day of November .192 7, and a like sum on or before the 10th day of each and every month thereafter to and including the month of October .1937. Now, if said part 126. of the first part shall cause to be paid to the nary or of the second part the amount due it under said once and any of the second part the amount due it under said once and saved and every Now, if said part 126. of the first part shall cause to be paid to the nary or of the second part the amount due it under said once and saved and every Now, if said part 126. of the first part shall cause to be paid to the nary or the second part the amount due it under said once and saved and every and the said part 126.	was write cruis urige Menusers claimer ti <b>21</b> - 10
	In anywas appertanuag, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Thirty eight Hundred and no/100 DOLLARS, with interest thereon, 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 hereby, advanced by the sail The DOULARS Bailding and Loan Association to the part 108 of the first part upon 38 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 34:54 	Menupro et Dec
	In anywas appertanuag, lorever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Thirty eight Hundred and no/100 DOLLARS, with interest thereon, 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 hereby, advanced by the said The Douglas County Building and Loan Association to the part 106 of the first part upon 35 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 34:54 , which said shares have been assigned to said Association sith all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 102 agree to pay monthly instalments, making at colar monthy payment of \$4:8-25 , payable as follows: Forty eight and 25/100 Dollars (\$ 48.25 on or before the 10th day of November , 192 7, and a like sum on or before the 10th day of each and every month thereafter to and including the month of October 19 37. Now, if said part 168. 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 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 foreclessed as in said contract note provided. IN WITNERS WHEREOF, The said part 168 of the first part hart 168 of the first part above written. P.D-Olmstead	Menupro et Dec
	In anywas appertanuag, lorever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Thirty eight Hundred and no/100 DOLLARS, with interest thereon, 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 hereby, advanced by the sail The DOULAR 5000000000000000000000000000000000000	Jon EWID
	In anywas appertanning, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Thirty eight Hundred and no/100 DOLLARS, with interest thereon, 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 thereby, advanced by the sail The DOUELAR DUCK as a sum become due to said party of second part under the terms and conditions of the contract note secured thereby, advanced by the sail The DOUELAR DUCK as a sum become due to said party of second part under the terms and conditions to the part 106 of the first part upon 36 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 3454 , which said shares have been assigned to said Association with all the future payments, earnings and dividends thereon, which said interest and dues on said shares, the first part 129 To or obefore the 10th day of November , 192 7, and a like sum on or before the 10th day of each and every month thereafter to and including the month of October 19 37 Now, if said part 128 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 with the terms thereo, and comply with all the providens and agreements in said note contained, then these presents shall be void; otherwise in full force and effect, and may be foreclessed as in said contract note provided. IN WITNEESS WHERKOF, The said part 128 Of the first part 128	Jon EWID
	In anyware appertance, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Thirty elght Hundred and no/100 DOLLARS, with interest thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The Douglas County Building and Lana Acceptation to the part 105 of the first part upon 35 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 3457 the been assigned to said Association with all the future payments examing and dividends thereon, which said interest and uson as a bakers, the first part 199 agree to pay monthly installments, making a total monthly payment of \$45.26 Torty elght and 26/100 Dollars (\$42.26 Dollars (\$42.26 Dollars (\$42.26 Dollars (\$42.26 Dollars (\$42.26 Now, if said part 168 of the first part 199 Now, if said part 168 of the first part 198 for the part of the second part the amount due it under said contrast note, in accordance effect, and may be foreclesed as in said contrast note provided. IN WITNESS WHEREOF, The said part 168 of the first part 198 STATE OF KANSAS, STATE OF KANSAS, State of the first part 198 Be it rementered, that on this 12th the undersigned, a NOTARY PUBLIC in and for the County and State aforesaid, came. P'DS Olnstend and his wife Grace C, Olnstend who are ground and for the county and State aforesaid, came. P'DS Olnstend and his wife Grace C, Olnstend who are ground and for the the amount to be the same person.	Jon EWID
	In anywas appertaining, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Thirty elgft Hundred and no/100 DOLLARS, with interest thereon, and such fires and charges as may become due to said party of second part under the terms and conditions of the contract note secured hereby, advanced by the said The Douglas County Building and Lana Asceptation to the part 106 of the first part upon 36 shares of Class G of the capital store's daid Assectation, evidenced by Certificate No. 3 <sup>10</sup> 5 <sup>10</sup> , which said shares have been assigned to said Association with all the future partments, earning and dividend thereon, which said interest and dues on said shares, the first part 100 agree to pay monthly installments, making a total monthly payment of \$ <sup>16</sup> 5.20 on or before the 10th day of November 19: 7, and a like sum on or before the 10th day of each and every month thereafter to and including the month of October 19: 37 Now, if said part 126. 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 with the terms thereof, and comply with all the provisions and agreements in said note containd, then these presents shall be void; otherwise in full force and effect, and may be foreclessed as in said contract note provided. IN WITNESS WHEREOF, The said part 168 of the first	Jon EWID
	In anyware appertanang, forever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Thirty eight Hundred and no/100 DOLLARS, with interest thereon, and such fires as may become due to said party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The DUL2EG COUNTY Building and Loan Asceptiation to the part 105 of the first part upon 35 shares of Chas G of the capital stock of said Association, evidenced by Certificate No. 3454 Association with all the future payments, earning and dividend thereon, which said interest and dues on said shares, the first part 126 agree to pay monthly installments, making a total mosthly payment of 3 <sup>160</sup> CC or or before the 10th day of Loyenber 192 7, and a like sum on or before the 10th day of each and every month thereafter to and including the month of October 19 37. Now, if said part 126 of the first part shall cause to be paid to the party of the second part the amount due is under said contract note, in accordance effect, and may be foreclesed as in said contract note provided. IN WITNESS WHEREOF, The said part 126 of the first part 126	Jon EWID
	In anyware appertanning, torever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Thirty elgit Hundred and no/100 DOLLARS, with interest thereon, and such fires as may become due to said party of second part under the terms and conditions of the contrast note secured bereky, advanced by the said The Douglas County Building and Lang Acceptation to the part 105 of the first part upon 35 shares of Class G of the capital stock of said Association, evidenced by Certificate No. 34574 , which said starts, the first part 109 Software of the said The Douglas County Building and Lang Acceptation to as add shares, the first part 109 agree to pay monthly installments, making a total monthly payment of \$45.26 , payable as follows: Dollars (\$45.26 Dollars (\$45.26 Dollars (\$45.26 Dollars (\$45.26 Now, if said part 168 Of the first part 26/100 Now, if said part 168 Of the first part 26/100 Now, if said part 168 Of the first part 268 Dollar 26	Jon EWID
	In anyware appertanang, lorever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Thirty eight Hundred and no/100 DOLLARS, with interest thereon, and such fires as may become due to said party of second part under the terms and conditions of the contrast note secured beerby, advanced by the said The Douglas County Building and Lang Acceptation to the part 105 of the first part upon	Jon EWID
	In anyware appertanning, torever. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Thirty elght Hundred and hojlo0 DOLLARS, with interest thereon, and such fines and charges as may become due to said party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The Douglas County Building and Lana Ascriation, and such fines and charges as may become due to said party of second part under the terms and conditions of the contrast note secured hereby, advanced by the said The Douglas County Building and Lana Ascriation, such that be the said stars, the first part 100 first part upon 36 shares of Class G of the capital store'd said Association, evidenced by Certificate No. 3 <sup>10</sup> , which said shares, agree to pay monthly installments, making a total monthly payment of \$ <sup>16</sup> , 260, payable as follow: Dollars (\$ 42.26, on or before the 10th day of November , 19: 7, and a like sum on or before the 10th day of each and every month thereafter to and including the month of October 19: 37. Now, if said part 165 of the first part shall cause to be paid to the party of the second part the amount due is under said contract 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 foreclessed as in said contract note provided. IN WITNENS WHEREOF, The said part 165 of the first part har to a the first part and for the county and State adversaid, came .PiD-Olmstend Grace 0, Olmstend STATE OF KANSAS, s. Be it remeabered, that on this 12th day of NOVember , A. D. 192 7, before me, the undersigned, a NOTARY PUBLIC in and for the County and State adversaid, came .PiD. Olmstend Grace 0, Olmstend With counted the within instrument of writing, and such presons duly acknowledged the secured on the tesame. IN TESTIMONY WIEREOF, I have hereunto set up hand and Notarial seal the day and year above written.	21 Dec 33 Joa E Will