49365 BOOK 104

## MORTGAGE

MORIGAGE	Loss No. 2416
THIS INDENTURE, made this 9th day of June	19 53 , by and between
Jesse L. Brown and Barbara J. Brown, his wife	
f Douglas County, Kansas, as nortgagor S, and	
The Ottawa Building and Loan Association	corporation organized and existing
under the laws of Kansas with its principal office and place of business at	wa
Kansas, as mortgagee;	
WITNESSETH: That said mortgagor S., for and in consideration of the sum of Seven thousand and No/100	Dollars (\$ 7000,00 ),
the receipt of which is hereby acknowledged, do by these presents mortgage and wa	
ressors and assigns, forever, all the following described real estate, situated in the Count; and State of Kansas, to-wit:	
Lots 132 and 134 on Baker Street, in the City	•
Baldwin City, Kansas  Together with all heating, lighting, and plumbing equipment and fixtures including stolerors windows and door, and window sheetings, blinds	kers and hurners screens empines
storm windows and doors, and window shades or blinds, used on or in connection with now located on said property or hereafter placed thereon.	said property, whether the same are
TO HAVE AND TO HOLD THE SAME, together with all and singular the ten	ements, hereditaments and appurte-
nances thereunto belonging, or in anywise appertaining, forever, and warrant the title to	the same. Said mortgagors hereby
covenant with said mortgages that the y are , at the delivery hereof, the lawf	ful owner S of the premises above
conveyed and described, and APC seized of a good and indefeasible estate of inheri- secumbrances, and that the Y will warrant and defend the title thereto forever again tense whomsover.	itance therein, free and clear of all
PROVIDED ALWAYS, and this instrument is executed and delivered to secure the Seven thousand and No/100	
with interest thereon, together with such charges and advances as may be due and payab	Dollars (\$ 7000,00 ), the to said mortgagee under the terms
and conditions of the promissory note of even date herewith and secured hereby, exe mortgagee, payable as expressed in said note, and to secure the performance of all t. therein. The terms of said note are hereby incorporated herein by this reference.	
It is the intention and agreement of the parties hereto that this mortgage shall also	secure any future advances made to
said mortgagors. by said mortgagee, and any and all indebtedness in addition to the am tagors, or any of them, may owe to said mortgagee, however evidenced, whether by not mortgage shall remain in full force and effect between the parties hereto and their heirs, and assigns, until all amounts secured hereunder, including future advances, are paid in fi	nount above stated which said mort- te, book account or otherwise. This
The mortgagor S. hereby assign to said mortgagee all rents and income arising orty and hereby authorize said mortgagee or its agent, at its option, upon default, to take all rests and income therefrom and apply the same to the payment of interest, principal ments, repairs or improvements necessary to keep said property in tenantable condition provided for herein or in the note hereby secured. This rent assignment shall continue said note is fully paid. The taking of prisession hereunder shall in no manner prevent dection of said sums by foreclosure or otherwise.	at any and all times from said prop- charge of said property and collect , insurance premiums, taxes, assess- n, or to other charges or payments
The failure of the mortgagee to assert any of its rights hereunder at any time shall right to assert the same at any later time, and to insist upon and enforce strict compliance it said note and of this mortgage.	not be construed as a waiver of its e with all the terms and provisions
If said mortgagors, shall cause to be paid to said mortgagee the entire amount due it provisions of said note hereby secured, including future advances, and any extensions	t hereunder, and under the terms and or renewals thereof in accordance
with the terms and provisions thereof, and if said mortgagor R shall comply with all the mortgage, then these presents shall be void; otherwise to remain in full force and effectively to peasession of all of said property, and may, at its option, declare the whole of sented thereby to be immediately due and payable, and may foreclose this mortgage or to right, and from the date of such default all items of indebtedness secured hereby shall appraisement waived.	ne provisions of said note and of this ct, and said mortgagee shall be en- said note and all indebtedness repre-
This mortgage shall be binding upon and shall enure to the benefit of the heirs, e. and assigns of the respective parties bereto.	xecutors, administrators, successors
IN WITHESS WHEREOF, said mortgagors he velerouter set their h	and S the day and year first above
Jesse J	12 rown
88814 1M 10 10	y. Maur
TATE OF EARSAS,	
COUNTY OF Franklin ss.	
BE IT REMEMBERED, that on this 9th day of June	, A. D., 19 53 , before me.
he undersigned, a Notary Public in and for the county and state aforesaid, came	
Jesse L. Brown and Barbara J. Brown, his wife	
	•
the ATC personally known to me to be the same person S who executed the with uly acknowledged the execution of the same.	
In testiment, whereof, I have hereunto set my hand and affixed my Notarial Seal the	e day and year last above written.
De -	Derley Public
UDI January 27 1066	Cary F HOUSE
g Comm. Expires: January 27, 1956	y and the second