ORTGAGE-Savings and Loan Form		Revise	1943-Hall Litho, Co., Tope	ka
		2483 BO		
6	MORTGAGE		Loan No. 746	and the second se
THIS INDENTURE, made this	19th day of	April		
JOSEPH A. SETTER	i, a single man, and A	and the second s		en in
EVANGELLIE A.	tritte, his wife,		-1-1-DAT - MICI	-
	nty, Kansas, as mortgagor S , and			-
THE GARNETT SAVING	S ANI LOAN ASSOCTATIC	N, n-cor	poration organized and existi	ng
der the laws of Kansas with its prir	cipal office and place of business at	Garnett		_ [
WITNESSETH: That said morts	ragor 9 , for and in consideration o	the sum of		. 1
e receipt of which is hereby schowles	ML MC/1000000000000000000000000000000000000	22222222222222	ollars (\$ 10,000.00	3.
d assigna, forever, all the following	described real estate, situated in the nning 225 feet North	county of Doup	said mortgagee, its successe	ors in
st 125 feet; thence S ginning, in the city t 174 on Ohic Street, al estate situate in 28/100 cheins North o the Northeast Quarte 9), Range Twenty (20)	nning 225 feet North et (now 12th Street); outh 75 feet; thence of Lawrence; Also, Lo in the city of Lawre Anderson County, Kans f the Southwest Corne r of Section Twenty-n , thence North 3-8/10 8/100 chains, thence taining 1-1/10 acres;	thence Nort East 125 fee t 172 and th nce; And the as: Beginni r of the Sou ine (29), To O chains, th	h 75 feet; thence t to the place of e North Half of following descri ng at a point theast Quarter wnship Nineteen	e C Lbed
	during 1-1/10 Hores;			
			4 ¹	
ogether with all heating, lighting, and indows and doors, and window shades is and property or hereafter placed the				
	SAME, together with all and singula ertaining, forever, and warrant the			
	ey are , at the delivery hereof,			
	a good and indefeasible estate of inlefend the title thereto forever against			
PROVIDED ALWANS and this is	natroment is executed and dilineard to			1
AREAR THOUSARD THOUSARD THOUSARD THOUSARD	BAND AND NO/100#######	89999933444444),
in interest increon, together with suc	ch charges and advances as may be of even date kerewith and secured he	lue and payable to s	aid mortgagee under the ter	ms
gee, payable as expressed in said not rms of said note are hereby incorpor	te, and to secure the performance of	all the terms and co	ditions contained therein. T	he
	f the parties hereto that this mortgag my and all indebtedness in addition t	and the second se	9	
y of them, may owe to said mortgag main in full force and effect between amounts secured hereunder, includir	ee, however evidenced, whether by no the parties hereto and their heirs, pe og future advances, are paid in full w	ote, book account or rsonal representative ith interest.	s, successors and assigns, un	uall ntil
The mortgagor ³ , hereby assign d hereby authorize said mortgagee or d income therefore and configure or	to said mortgagee all rents and inc r its agent, at its option, upon defaul	ome arising at any a	nd all times from said proper	rty ints
improvements accessary to keep said the note hereby secured. This rent a king of possession hereunder shall in otherwise.	to said mortgagee all rents and inc its agent, at its option, upon defaul to to he payment of interest, princip property in tenantable condition, or assignment shall continue in force un no manner prevent or retard said mo	to other charges or primit il the unpaid balance ortgagee in the collec	ms, taxes, assessments, repa ayments provided for herein of said note is fully paid. T ion of said sums by foreclosu	or he tre
The failure of the mortgagee to as	asert any of its rights hereunder at ne, and to insist upon and enforce str	any time shall not b ict compliance with	e construed as a waiver of all the terms and provisions	its of
If said mortgagor S shall cause to	be said to said mortgagee the entire including future advances, and any	amount due it hereu extensions or renew	nder, and under the terms a als thereof in accordance wi	nd
	f said mortgagor. ^S shall comply wit wise to remain in full force and effor- , at its option, declare the whole of sa- lay forcelose this mortgage or take s ebtedness secured hereby shall draw i			
	on and shall enure to the benefit of t			
IN WITNESS WHEREOF, said r	nortgagor S ha VOhereunto set	their hand	S the day and year first abo	ve
steppt Setter	Anth	ony H. Sette	Sutter Sutter	
Linghan and a sale of the second state of the	Evan	teline A. Se	tter	asides of

na panalati

Ô

(in the second

245

1. List Western

あると見たがあるう

10 m